

FEDERAL BUREAU OF INVESTIGATION

VIOLA LIUZZO MURDER PART 8 OF 14

FILE NUMBER: 44-28601

UNITED STATES GOV RIMENT Memoranaum DATES-3-65 1- lir. Mohr 1- Mr. DeLoach 1- Mr. Belmont 1- Mr. Rosen SUBJECT: 1- Mr. Malley EUGENE THOMAS, ET AL. 1- Mr. McGowan VIOLA LIUZZO, AKA (DECEASED) 1- Wr. Hines LEROY JEROME MATSON - VICTIMS CIVIL RIGHTS, ELECTION LAWS On 4-29-65, Inspector Joe Sullivan at Selma, Alabama, advised that Matt Murphy, Defense Attorney in this case, had obtained a subpoena for FBI Director, J. Edgar Hoover. This is to advise that the subpoena has been received today, (5-3-65). The subpoena is directed to "J. Edgar Hoover, Director FBI, Washington, D. C." and commands the Director's appearance in the Lowndes County Circuit Court in Alabama in the case of the "State of Alabama versus Collie Leroy Wilkins." The subpoena is issued for appearance on May 3, 1965. Subpoena dated 4-28-65 and issued by M. E. Harlette, Clerk. As you have been previously advised, the Department has stated that such a subpoena would have no force and effect outside the boundaries of the State of Alabama. ACTION: This subpoena is ting referred to the Civil Rights Division of the Department for appropriate handling. JJB:mmb (8) REC- 16 MAY 6 1965

EX-11-

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TO

FROM

May 4, 1965 GENERAL INVESTIGATIVE DIVISION This case relates the murder of civil rights worker, Mrs. Viola Liuzzo, between Selma and Montgomery, Alabama, on 3-25-65. Matt H. Murphy, Jr., is the defense attorney for the three subjects charged with the murder. Trial of subject Collie Leroy Wilkins began 5-3-65, at Hayneville, Alabama. Motion by defense attorney Murphy for interview of Rowe, our informant and key witness, granted by court. Information was previously received that Murphy planned to have Rowe arrested when he appeared to testify on 5-3-65. RJD:hw

Mr. Tolern

It. Colmont

It. Colmont

Mr. Collahan

Mr. Collahan

Mr. Collahan

Mr. Collahan

Mr. Collahan

Mr. Felt

Mr. Tavel

FBI MOBILE

516 PH CST URGENT

5/3/65

TO DIRECTOR

FROM MOBILE" /44-1245/

EUGENE THOMAS; ET AL; VIOLA LIUZZO, ET AL- VICTIMS. ER.

AT APPROXIMATELY TWO OCLOCK PM THIS DATE MATT H.

MURPHY JR. ACCOMPANIED BY RALPH ROTEN, DESCRIBED AS A

PUBLICITY MAN FOR UNITED LANS OF AMERICAN, INC., KNIGHTS OF

THE KU KLUX KLAN, ENTERED OFFICE OF COUNTY SOLICITOR IN

COURTHOUSE AT HAYNEVILLE, ALA., WHERE

WERE AWAITING MURPHY. ROTEN PROCEEDED

TO SET UP A DICTAPHONE AND A TAPE RECORDER. BOTH OF WHICH WERE

ASKED INFORMANT THE DATE HE TESTIFIED SEFORE THE STATE GRAND MAY 6 1965

JURY. INFORMANT STATED HE HAD NOTHING TO SAY AT, THIS TIME.

MURPHY THEN ASKED IF INFORMANT HAD VALVED IMMUNITY BEFORE THE

STATE GRAND JURY AND INFORMANT ANSWERED THAT HE HAD NOT VALVED IMMUNITY. MURPHY THEN ASKED INFORMANT IF HE HAD

END PAGE ONE

MR. DELMONT FOR THE

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PAGE TWO

Federal Grand July

WAIVED IMMUNITY BEFORE THE FOO AND INFORMANT AGAIN STATED HE HAD NOTHING TO SAY AT THIS TIEM AND WOULD ANSWER NO QUESTIONS.

MURPHY ASKED INFORMANT UNDER WHAT CIRCUMSTANCES HE WOULD ANSWER HIS QUESTIONS AND INFORMANT STATED HE WOULD ANSWER

QESTIONS FROM THE WITNESS STAND. MURPHY THEN TOLD ROTEN

TO TURN OFF THE MACHINES AND STATED HE WOULD ASK NO FURTHER

QUESTIONS AT THIS TIME. AT THE BEGINNING OF THE INTERVIEW

BEFORE THE RECORDING MACHINES WERE TURNED ON, NURPHY TOLD

INFORMANT THAT HE HAD SEEN IN THE PAPER THAT HE WORE A GUN

AT THE GRAND JURY AND ASKED INFORMANT IF HE WERE ARMED AT

THIS TIME. INFORMANT STATED HE WAS NOT ARMED AT THIS TIME

AND HAD NOT BEEN ARMED IN GRAND JURY.

MOMENTS BEFORE THE ARRIVAL OF MURPHY AND ROTEN IN THE SOLICITORS OFFICE, LOWNDES COUNTY SHERIFE FRANK RYALS, SERVED THE FOLLOWING SUMMONS ON

QUOTE THE STATE OF ALABAMA, LOWNDES COUNTY CIRCUIT COURT,
SECOND JUDICALL CIRCUITS OF ALABAMA, TO ANY SHERIFF OF THE
STATE OF ALBAMA, GREETINGS; YOU ARE HEREBY COMMANDED TO
END PAGE TVO

PAGE THREE

SUMMONS GARY THOMAS ROWE TO APPEAR BEFORE THE CIRCUIT COURT
TO BE HELD FOR SAID COUNTY, AT THE PLACE OF HOLDING THE
SAME WITHIN THIRTY /THREE ZERO/ DAYS FROM SERVICE OF THIS
PROCESS, THEN AND THERETO ANSWER THE COMPALAINT OF MATT H.
MURPHY, JR., WITNESS MY HAND THIS THIRD DAY OF MAY, SIXTYFIVE,
SIGNED S. N. CHAMPION, DEPUTY CLERK, UNQUOTE."

COMPLAINT:

QUOTE MATT H. MURPHY, JR., PLAINTIFF VERSUS BARY THOMAS
ROW, DEFENDENT, COUNT ONE, PLAINTIFF CLAIMS OF THE DEFENDENT
THE SUM OF SIX, ZERO ZERO ZERO AND NO SLASH HUNDRED DOLLARS /SIX/
ZERO ZERO ZERO DOLLARS/ FOR PROFESSIONAL SERVICES RENDERED BY
THE PLAINTIFF FOR THE DEFENDENT AT HIS REQUEST, ON THE, TO
WIT, SECOND DAY OF APRIL, SIXTYFIVE WHICH SUM OF MONEY, WITH
INTEREST THEREON, IS DUE AND UNPAID AND IS THE PROPERTY OF
THE PLAINTIFF, SIGNED MATT H. MURPHY, JR., PRO SE, UNQUOTE.

INFORMANT STATED HE DOES NOT OVE MURPHY ANY MONEY

AND IF MURPHY IS MAKING THIS CHARGE FOR LEGAL SERVICES FOR

MAKING HIS BOND HE IS INCORREST AS HE DID NOT REQUEST EIGHHER

END PAGE THREE

PAGE FOUR ...

OF THESE SERVIESE OF MURPHY.

ABOVE SUMMONS BEING CALLED TO THE ATTENTION OF DEPARTMENTAL ATTORNEY JAMES TURNER IN MONTGOMERY.

END

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FBI WASH DC

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LUSEN SIEFUL

UNITED STATES GO

Memorandum

TO **Mr.** Belmon

FROM

EUGENE THOMAS, ET AL. VIOLA LIUZZO. ET AL. - VICTIMS

CIVIL RIGHTS

May 4, 1965

Mr. Mohr

Mr. Callahan Mr. Sullivan

Mr. Belmont

- Mr. Rosen

- Mr. Malley

- Mr. McGowan

1 - Mr. Hines

Circuit Solicitor Arthur Gamble, who is handling the state's prosecution of subject Collie LeRoy Wilkins on charges of murdering Mrs. Viola Liuzzo, has requested a verification or documentation of payments which have been made to the informant (Gary Thomas Rowe, Jr.) over the period since 1960 when he became a Bureau informant.

The request of Solicitor Gamble has been taken up with the Department, and the Department requests that we furnish the documentation of payments as requested by Solicitor Gamble. They state that they are making an effort through Departmental Attorney James Turner in Selma to determine if a summary of such payments would be admissible under Alabama law. However, in any event, it is necessary that complete documentation be available to Solicitor Gamble in the event such a summary will not suffice.

Department indicated that the documentation material. which will consist of the original receipts for payments signed by Rowe, should be taken from the Bureau where they are kept to Hayneville, Alabama, by a person from the Voucher Section of the Bureau who is familiar with the records and their custody in order that the chain of evidence will not be broken 'FY-110

The Department's request was brought to the attention of the Voucher Section of the Burcau, and they have instituted preparation of the documentation material on an expedite-basis

18 MAY 10 1965

JWH/cac

CONTINUED <u>- O</u>YER

Memorandum to Mr. Belmont RE: EUGENE THOMAS, ET AL.

ACTION

As soon as preparation of the material is completed, an appropriate person from the Voucher Section will transport the documentation material to Hayneville, Alabama, where such records will be made available to Solicitor Camble.

A Chi

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MEMORANDUM FOR MR. TOLEON

MR. DELMONT

MR. DE LOACH

MR. RCGEN

MR. SULLIVAN

I called the Attorney General's cilics and adviced his secretary that I knew the Attorney General was out of town but I wanted to get word to him when he comes in regarding the case in Alabama, the murder of Mrs. Liuzzo. I stated the jury has asked two questions: First, as to the difference between the various degrees of murder and manslaughter; and second, how much weight can be given to the testimony of an accomplice under Alchana law. I stated it looks as if certain members of the jury are inclined to convict and the Attorney General and I both felt that if we only got disagreement, it would be a victory, but this in itentes a possibility of conviction.

> Very truly yours, 1EH

John Edgar Hoover Director

18 MAY 10 1965 1 - Miss Holmes JEH:edm (9)

TELFTYPE UNIT 🔲

Date: AFR 2.7 1965

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		YIOTA LIUZZO;	. ''') -
		ET AL - VICTIMS (R; EL	·
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_		Re Savannah teletype to Bureau, Birmingham, Tampa, and Miami, 4/26/65.	•
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UNITEL STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

> Savannah, Georgia April 27, 1965

EUGENE THOMAS; ET AL VICTIMS

Scoggins exhibited the photograph of Gary Thomas Rowe, Jr., FBI informant in the Selma, Alabama murder, and instructed all grand officers, Exalted Cyclops, Titans and investigators of the Klan to be on the lookout for him. If this individual is located, the Grand Dragon is to be immediately notified vof his whereabouts.

The source advised that this meant that "The gun is out for him" as an "FBI fink" and that he will be taken care of for "lying". The source also advised that the Klan is trying to locate the family of Rowe, however, the source did not know whey they wanted his family but they probably ___ wanted to harass them to find out where Rowe is located.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

ENCLOSURE /// - 24/1/

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UNITE. STATES DEPARTMENT OF JULICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Plance Refer to File No. ---

Savannah, Georgia April 27, 1965

Title

EUGENE THOMAS:

BT AL;

VIOLA LIUZZO; ET AL - VICTIMS

Character

CIVIL RIGHTS: ELECTION

LAWS

Reference

Savannah memorandum dated April 27, 1965, captioned

as above

All sources (except any listed below) whose identities are concealed in referenced communication have furnished reliable information in the past.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

URGENT 5/5/65 Mr. Felt Mr. Gale Mr. Rosen Sullivan Mr. Tavel TOI DIRECTOR ATT: N. P. CALLAHAN, ADMINISTRATIVE DIVISION Mr. ": tter. FR OM: Tela. Room. MOBILE /44-1245/ Miss H hars. Miss Gandy. EUGENE THOMAS, ET AL; VIOLA GREGG LIUZZO, IT AL VICTIMS. CR - EL. TESTIMONY M. S. ROW NOT REQUIRED HAYNEVILLE, ALS. ARRIVE AT DULLES AIRPORT, FLIGHT ONE ONE SIX SIX FORTYTHREE P.M. EDT. REC M END VA RPP CALLED: FBI WASH DC 6 MAY 6 1955 TU DIS 🐇 Noted in 5 5 MAI 12 11 19 Count. Sect BY KEU MAR

UNITED STATES GC

1emorandum

.Mr. Belmont TO

FROM

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SUBJECT: EUGENE THOMAS, ET AL. VIOLA LIUZIO, ET AL. - VICTIMS CIVIL RIGHTS - ELECTION LAWS

1965

Mr. Belmont Mr. Rosen

Callob

Mr. Malley Mr. McGowan

Mr. Hines

In connection with the trial of subject Collie Leroy Wilkins for the murder of Mrs. Viola Liuzzo now set for 5-3-65, at Hayneville, Alabama; we have received infor mation from a confidential source that Matt Murphy, the Klan attorney representing Wilkins, planned to have Gary Thomas Rowe, our informant and key witness, arrested when he appeared to testify. Arthur E. Gamble, Circuit Solicitor/ Lowndes County, Alabama, who is handling the state's prosecution of Wilkins, was furnished this information on 4-28-65. Gamble said that he had checked with the Sheriff's Office. Lowndes County, and there was no indication that any action against Rowe of any sort was scheduled. He said he would be alert in connection with any such attempt to arrest Rowe and would prepare to take necessary action to offset any attempts by the defense to create difficulties for Rowe. ?

The possibility of the defense having Rowe arrested was also discussed with United States Attorney (USA) Ben Hardeman, Hontgomery, Alabama, on 4-28-65. Hardeman stated that if a warrant was served on Rowe in Hayneville, during his appearance there as a witness, there is a strong possibility that he may be able to get the case removed to Federal Court, if such action became necessary. Hardeman said if bond is required of Rowe, some preparation should be made either on the part of the Department or the FBI to provide this bond immediately, as he was unable to find any authority whereupon he, as USA, could authorize appearance bond in a matter of this type.

The above information was furnished to Mr. James Turner of the Civil Rights Division 4-29-65, and Mr. Turner advised that the Department would take the matter of providing bond for Rowe, if such became necessary, under consideration. Mr. Turner stated that he was going to Alabama on the night of 4-29-65, at which time he would take the matter up directly with USA Pardoman. He stated he would also discuss the marter of the possible arrest of Lowe with Solicitor Gamble.

JWH: tidt

Enclosure - Recet K-29 53

Memorandum to Mr. Belmont RB: EUGENE THOMAS, ET AL.

Solicitor Gamble advised that the defense had requested subpoences for Robert Creel, Grand Dragon, United Klans of America (UKA), Robert Thomas, Exalted Cyclops, Bessemer Klavern UKA, Lt. Robert Larry or Long, and Capt. Tom Cook of the Birmingham Police Department, Herbert Page former Klan official in Alabama, Robert Carrol and Lorene Fredrick. All of these persons are from the Birmingham area and Carrol and Fredrick are believed to be alibi witnesses for the defendant Wilkins. In addition to these persons from the Dirlingham area Gamble advised that Sheriff James G. Clark of Dallas County, Alabama, had also been subpoenced as a defense witness.

Mobile has suggested that Birmingham review their files and prepare a memorandum suitable for dissemination to state authorities on each of the individuals subpoenaed by the defense so that this information could be used by the prosecution in the cross-examination of defense witnesses. Mobile also stated that they would review their files concerning Sheriff James G. Clark and furnish any admissible derogatory information to state authorities for the same purpose.

ACTION:

- 1. By teletype attached Birmingham is being instructed to review their files concerning witnesses in their division subpoenaed by the defense and furnish results to Mobile to be furnished to the state.
- 2. In view of possible warrant being obtained for Fowe in an area other than Lowndes County, Birmingham is being instructed to make discreet inquiries of reliable sources in the Birmingham, Bossemen, area to determine if any action taken to obtain a warrant against Rowe.
- 3. Mobile is being instructed to furnish in detail any derogatory information in their files concerning Sheriff James G. Clark to the Bureau for consideration and approval prior to furnishing any such information to state authorities.

- Maria Carallana

UNITED STATES

DESTRUCTION OF THE PROPERTY OF THE PROPERTY

Memorandum

Mr. Belmont

FROM : A. Rosen

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SUBJECT: EUGENE THOMAS, ET AL.

VIOLA LIUZZO, AKA (DECEASED) LEROY JEROME MATSON - VICTIMS

CIVIL RIGHTS,

ELECTION LAWS

1 - Mr. Mour

1 - Mr. DeLoach

1 - Mr. Belmont

DATE: April 29, 1965

1 - Mr. Rosen

1 - Mr. Malley

1 - Mr. McGowan

1 - Mr. Hines

Inspector Joe Sullivan, Selma, Alabama, has advised that the defense attorney, Matt Murphy, had today obtained a subpoena for FBI Director J. Edgar Hoover. The defense has also obtained subpoenas for additional individuals, including Mrs. Dorothy Rowe (the informant's wife) in care of Carraway Methodist Hospital, Birmingham, Alabama (the institution where Mrs. Rowe was formerly employed), and for Colonel Al Lingo of the Alabama Highway Safety Patrol.

With regard to the subpoena for the Director, this question was discussed with the Department on 4/22/65 and Departmental Attorney John Murphy of the Civil Rights Division advised that such a subpoena would absolutely have no force and effect outside of the boundaries of the State of Alabama.

EX 109

ACTION:

REC 20

Sullivan is advising the Birmingham Office of the identities of the other individuals who have been subpoensed and obtaining background information regarding these individuals. The identities of the individuals who have been subpoensed for the defense are also being brought to the attention of the Miami Office so that they may be discussed with the informant and any information of value he has concerning these individuals obtained.

1 MAY 7 1965

The matter of the subpoena for the Director, as well as the subpoena for Mrs. Rowe, was brought to the attention of the Department today (4/29/65). Attorney D. R. Owen of the Civil Rights Division advised that the subpoenas would have no effect outside of the State of Alabama.

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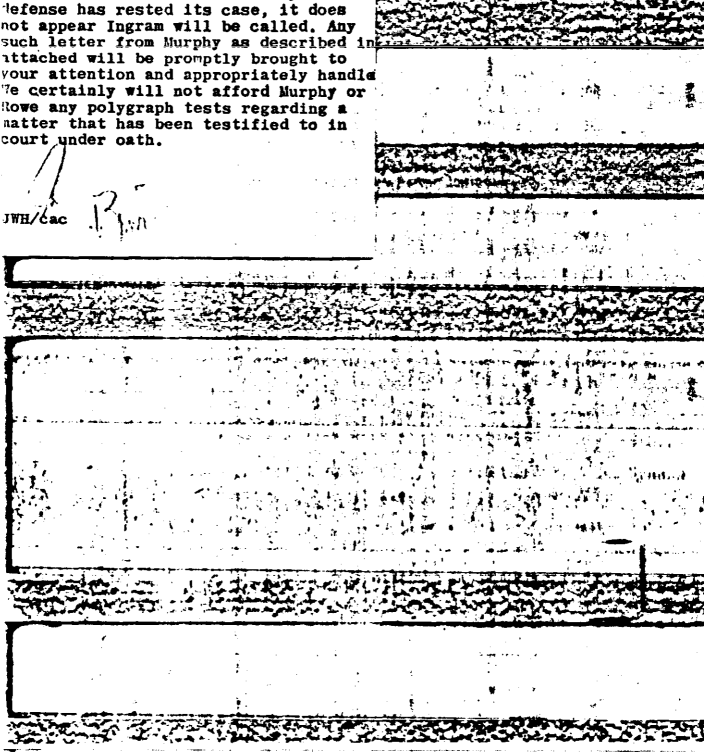
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44-2861

W

GENERAL INVESTIGATIV. DIVISION

This concerns the tal of Collie LeRoy Wilkins in state court, Lowndes County, Ala., for the murder of Mrs. Liuzzo which is currently in progress. Wilkins', attorney, Matt Murphy, before the trial began had a subpoena issued for SAC Ingram to appear to testify on the opening day of trial 5/3/65. Ingram appeared with a Department attorney present to protect Government's interest on 5/3/65 and was told his testimony would not be needed until today. Since defense has rested its case, it does not appear Ingram will be called. Any such letter from Murphy as described in ittached will be promptly brought to your attention and appropriately handle "e certainly will not afford Murphy or Rowe any polygraph tests regarding a natter that has been testified to in court under oath.



MAN 1 65,

FBI WASH- DC

FBI BIRMGHAM

3-03 / PM CST URGENT 5-6-65 GR

TO DIRECTOR

FROM BIRMINGHAM (44-1236)(P)

EUGENE THOMAS, ET AL. VIOLA LIUZZO, AKA - VICTIM, LEROY JEROME MOTON - VICTIM. CR EL.

SAC INGRAM, BIRMINGHAM, AGAIN APPEARED IN CIRCUIT COURT
HAYNEVILLE, ALASMA TODAY IN RESPONSE TO SUBPOENA. DEFENSE ATTORNEY
MAIT MRPHY COMPLETED PRESENTATION OF EVIDENCE FOR THE DEFENSE WITHOUT
CALLING SAC. AS DEFENSE RESTED CASE AND COURT ADJOURNED FOR LUNCH,
MURPHY APPROACHED SAC AND STATED HE INTENDED TO WRITE A LETTER TO
DIRECTOR ROOVER DEMANDING THAT GARY THOMAS ROVE AND HE, MRPHY, BE
GIVEN "LIE DETECTOR" TESTS IN ORDER TO PROVE THAT ROVE WAS LYING WHEN
ROVE CLAIMED IN COURT YESTERDAY THAEXMINITHY HAD INSTRUCTED HIM TO
SAY THAT THE FBI HAD OFFERED HIM A FARM IN MINNESOTA AND A CONSIDERABLE SUM OF MONEY TO FURNISH INFORMATION TO THE GOVERNMENT. NO COMMENT
WAS MADE TO MURPHY BY SAC INGRAM REGARDING MURPHY, 3 INTENTIONS.

ABOVE FOR BUREAU, S INFORMATION

WA BASH SC MR. ROSEN

We mill something

DAMA

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FBI WASH DC

FBI MOBILE

2-15 PM CST URGENT

5/4/65

TO: DIRECTOR

FROM: MOBILE (44-1245)

EUGENE THOMAS, ET ALI MRS. VIOLA GREGG LIUZ AL DASH VICTIMS.

AS OF NOON RECESS TODAY FIVE WITHESSES HAVE BEEN CALLED TO STAND. TWO ASTS, BURGESS AND MC GEE TESTIFIED RELATIVE TO FINDING BODY OF VICTIM LIUZZO IN AUTOMOBILE OFF HIGHWAY EIGHTY EAST IN LOWNDES COUNTY . SHERIFF FRANK RYALS, LOWNDES COUNTY, ALA., TESTIFIED AS TO CRIME WITHIN JURISDICTION OF LOWNDES COUNTY.

STATE INVESTIGATORS, WILLIE B. PAINTER AND E- J. TESTIFIED AS TO PRESERVATION OF CRIME SCENE AND VEHICLE BELONGING TO LIUZZO PLUS FINDING VARIOUS ARTICLES IN! AUTOMOBILE INCLUDING A BULLET THAT WAS FOUND ON THE RIGHT REAR FLOOR MAT.

VICTIM LEROY JEROME MOTON, DR THOMAS ROWE EXPECTED TO TESTIFY THIS AFTERNOON DEPENDING UPON

END PAGE ONE

PAGE TWO MO 44-1245

TIME IT TAKES TO EXAMINE WITNESSES ON DIRECT AND CROSS.

DEPARTMENTAL ATTORNEY JAMES TURNER ON SCENE AND COGNIZANT.

END

WA..... SXC

FBI WASH DC

TU DISC

CC-MR ROSEN

FEDERAL JUREAU OF INVESTIGATION

REPORTING OFFICE	OFFICE OF ORIGI	N D	MTE	INVESTIGAT	IVE PERIOD	
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VIOLA GREG	G LIUZZO, aka.;	[7	CHARACTER O	FCASE		-1,/-
LEROY JERO	HE MOTON - VICT	[MS	an o	-		
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on a busi	ness trip to Por	rt Arthur	'. Texas.	He state	e d t hat he	1
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said one	of the policemen	n had a n	number of	document	s in his	•
APPROVED	SPECIAL /	AGENT	 	<u> </u>	· · · · · · · · · · · · · · · · · · ·	
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hand and he asked the other policeman if the name on them looked familiar. From the rest of the conversation, informant advises, it appears that documents concerned the arrest of a man named LIUCZO at Port Arthur, Texas, in 1949. LIUCZO, it seems, was distributing communist literature with about 15 other whites and Negroes at the time of his arrest in the Negro section of Port Arthur. VIOLA GREGO LIUZZO is the Detroit, Michigan, housewife shot and killed in Lowndes County, Ala., on 3/25/65.

Informant advised that the conversation between the two policemen was not for his ears, but that on the other hand, they seemed unconcerned as to who heard them. He stated that one of them said that this should be reported to the FBI and the other one said something like, "We'd better think that over."

The Albuquerque Division set forth a lead for Houston at Port Arthur, Texas, to search the files of the Police Department and the Sheriff's Office for any record which would substantiate the above information and advise interested offices of the results.

LEADS

ATLANTA AND BIRMINGHAM DIVISIONS (INFORMATION)

One copy each of this report is being designated for the Birmingham and Atlanta Divisions due to the close proximity of these offices to the Mobile Division and they may desire to be apprised of the status of instant case.

MOBILE DIVISION

results of State prosecution regarding subjects THOMAS, WILKINS and EATON.

AT SELMA, ALABAMA Will report results of the Houston Office check of the Police Department and Sheriff's Office records at Port Arthur, Texas.

COVER FAGE

JNI D STATES DEPARTMENT OF JL JCE FEDERAL BUREAU OF INVESTIGATION

Copy to:

1 - U. S. Attorney, Mobile, Ala.

1 - Departmental Attorney, Selma, Ala.

Report of: Date: SA 5/3/05

Offices MOBILE

Field Office File No.s

44-1245

Bureau File No.: 44-28501

Title

EUGENE THOMAS; ET AL; VIOLA GREGO LIUZZO:

LEROY JEROME MOTON - VICTIMS

Characters

CIVIL RIGHTS - ELECTION LAWS

Symopsis Federal charges against subjects THOMAS, WILKINS and EATON presented to the Federal Grand Jury, MDA, on 4/5/65. A true bill returned against the above 3 subjects 4/6/65, for violation T18, S241; USC.

Summary memorandum prepared regarding captioned case at Selma, Ala., 4/12/65, for the purpose of dissemination of the results of investigation in this case to State; authorities so that they might present murder charges against the above three subjects to the Grand Jury, 4/19/65, Subjects THOMAS, WILKINS and EATON indicted for First Degree Murder in the death of victim LIUZZO, by Lowndes County Grand Jury, 4/22/65.

Subjects THOMAS, WILKINS and EATON arraigned 4/26/65, Lowndes County, pled not guilty to the charges in the indictment, grated severance to be tried separately, and subject WILKINS scheduled for trial 5/3/65 k Supplemental FBI Laboratory report regarding ammunition examination and supplemental toxicology report from Alabama State Department of Toxicology set forth herein.

This document contains neither recommendations not conclusions of the FRI. It is the property of the FRI and is leaned to your agency: It at its contents are not to be distributed soutside your agency.

DETAILS:

AT SELMA, ALABAMA

On April 8, 1965, the U.S. Attorney's Office, Middle District of Alabama, furnished a copy of a true bill of indictment against subjects THOMAS, WILKINS and EATON which indictment was returned against these subjects by a Federal Grand Jury on April 6, 1965, for violation Title 18, Section 241, U.S. Code. The contents of the Federal Grand Jury indictment are as follows:

"COFY OF INDICTMENT, which was returned on April 6, 1965, by Federal Grand Jury in Montgomery, Alabama.

"IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA, EASTERN DIVISION

"UNITED STATES OF MIERICA

WILLIAM ORVILLE EATON, COLLIE LEROY WILKINS, JR. EUGENE, THOMAS

"(18 usc 241) 🤼

"The Grand Jury charges:

courr 1

"Commencing on or about March 1, 1965, and continuing to on or about March 25, 1965. WILLIAM ORVILLE EATOM. COLLIE LEROY WILKINS, JR. and EUGENE THOMAS, within the Middle District of Alabama, conspired together with each other and with other persons to the Grand Jury unknown to injure, oppress, threaten, and intimidate citizens of the United States in the vicinty of Selma and Montgomery, Alabama, in the free exercise and enjoyment of certain rights and privileges secured to them by the Constitution and laws of the United States, and because of their having exercised such rights as follows:

- "(1) The right to publicly protest unlawful deprivation of the right of Negro citizens of Alabama to register to vote and to vote for candidates for federal office.
- "(2) The right to encourage and assist Negro a citizens of Alabama in the exercise of their right to register to vote and to vote for candidates for federal office.
- "(3) The right to peaceably assemble; publicly protest, and petition the Governor of the State of Alabama for redress of grievances on behalf of Negro citizens of Alabama, free from arbitrary interference by the State of Alabama.
- "(4) The right to participate in a march from Selma to Montgomery, Alabama, to present a petition to the Governor of Alabama in Montgomery, and to participate in the carrying out of a proposed plan for such march pursuant to an order entered on March 17, 1965, by The United States District Court for the Middle District of Alabama, in the case of WILLIAMS v. WALLACE, Civil Action #2181-N.
- "(5) The right to travel to and from the State of Alabama and to use interstate highways and other instrumentalities of interstate commerce in and through Alabama.

"It was a part of the plan and purpose of the conspiracy that the defendants would harass, threaten, pursue and assault citizens of the United States in the area of Selma and Montgomery. Alabama, who were participating or had participated in, or who were lending or had lent their support to a demonstration march from Selma to Montgomery, Alabama, pursuant to the plan, referred to above, that was approved by the order of the United States District Court for the Middle District of Alabama on March 17, 1965.

"A TRUE BILL'

On April 12, 1965, pursuant to instructions received from the U.S. Department of Justice, a summary memorandum containing pertinent details in reference to the shooting of victim LIUEZO in Lowndes County, Alabama was prepared and was to be furnished to local authorities after review by the Department.

Subsequently, the Department requested deletions in the summary memorandum which deletions were made and thereafter the summary memorandum was delivered to Circuit Solicitor ARTHUR GAMBLE, JR. at Greenville; Alabama.

On April 19, 1965, the State murder case involving subjects THOMAS, WILKINS and EATON was presented to a State Grand Jury which convened at Hayneville, Alabama, and on April 22, 1965, the State Grand Jury returned a First Degree Murder indictment against COLLIE LEROY WIEKINS, age 21, EUGENE THOMAS and WILLIAM ORVILLE EATON, according to Circuit Solicitor ARTHUR GAMBLE, JR. who furnished the above information on April 22, 1965.

Solicitor GAMBLE advised on April 23, 1965, that he and Sheriff FRANK RYALS of Lowndes County, Alabama, had traveled to Birmingham, Alabama; on the evening of April 22. 1965, and all three subjects, WILKINS, THOMAS and EATON, were surrendered to their custody by their attorney, MATT MURIHY. They were arraigned and admitted to bond on same date at Birmingham.

On April 26, 1965, ARTHUR GAMBLE, Circuit Solicitor, advised that on instant date WILKINS, THOMAS and EATON had been afforded a formal hearing before Circuit Judge T. WERTH. THAGARD at Hayneville, Alabama and all of the subjects pled not guilty to the first degree murder charges in the indictment. Their attorney, MURPHY, requested separate trials in reference to the three above individuals and they trial of COLLIE LEROY, WILKINS was set for the week of May 3, 1965.

On April 9. 1965, the following laboratory examination was conducted by the FBI Laboratory in reference to a comparison of various cartridge cases obtained from the subjects of this case at Birmingham, Alabama:

Memorandum

TO :

DIRECTOR, FBI (44-23601)

DATE: 5/3/05

FRA

11,

SAC, NOBILE (44-1245) (P)

SUBJECT:

EUGENE THOMAS; ET AL;
VIOLA GREGG LIUZZO, aka;
LEROY JAMES MOTON - VICTIMS
CR - EL
(00: MOBILE)

Attached hereto is report of SA Hobile. 5/3/65. As indicated on the administrative page, dissemination of this report is being withheld until such time as Eureau furnishes approval. The Eureau is requested to promptly advise.

2 Bureau (Enc 1) 1 - Mobile JRC: leh

3 - ENCLOSURE

BER144-0.8601-5

C 11 00 111 2 EX 1

MAY -5 1965

- Mr. Hines

EX 109

SAC, Mobile (44-1245)

From:

rec- 1 Director, FBI (44-28601)

EUGENE THOMAS, ET AL; VIOLA GREGG LIUZZO, AKA; LEROY JAMES MOTON - VICTIMB CIVIL RIGHTS: ELECTION LAWS

> Reurlet 5/3/65 enclosing the report of 8A at Mobile dated 5/3/65.

Bureau approval is granted for immediate dissemination of this report to Departmental Attorney in Selma and appropriate U. S. Attorney.

JWH/ral

(4)

NOTE: The report of SA at Mobile dated 5/3/65 has been reviewed by appropriate Bureau supervisor. The report sets forth Federal and state prosecutive action against the subjects in this case and also includes the supplemental toxicolo report from the Alabama State Department of Toxicology re autopsy performed on the body of Mrs. Liuzzo.

62A

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1935

HOOM TELETTPE UNIT

MAY

FBI MOBILE

12-45 PM CST 5/7/65 URGENT

TO DIRECTOR AND BIRMINGHAM

FROM NOBILE (44-1245)

Miss Holmes.

Miss Gandy_

EUGENE THOMAS, ETAL: VIOLA GREGG LIUZZO, ETAL - VICTIMS, CR

REMOTEL MAY SIX, SIXTYFIVE, CONCERNING THE PROGRESS OF THE TRIAL IN CAPTIONED MATTER IN STATE CIRCUIT COURT AT HAYNEVILLE. ALA.

DURING THE MORNING OF MAY SEVEN, SIXTYFIVE, THE JURY CONTINUED ITS DELIBERATIONS RETURNING TO THE COURTROOM ONCE WITH SEVERAL INQUIRIES WHICH THE JUDGE HEARD. ONE INQUIRY AGAIN CONCERNED THE DISTINCTION BETWEEN THE DEGREES, OF MURDER AND MANSLAUGHTER. THE OTHER INQUIRY RELATED TO THE AMOUNT OF WEIGHT THAT SHOULD BE GIVEN TO THE TESTIMONY OF AN ACCOMPLICE.

THE JUDGE ANSWERED JURY'S QUESTIONS AND INSTRUCTED THEM? TO CONTINUE THEIR DELIBERATIONS. THEY INDICATED THAT THEY WERE NOT IN AGREEMENT AT THIS TIME. AT NOON, JURY WAS PERMITTED END PAGE ONE

64

PAGE TWO

TO RECESS FOR LUNCH AND IT WILL RESUME DELIBERATIONS IN THE AFTERNOON OF MAY SEVEN, SIXTYFIVE.

THE JUDGE HAS INDICATED THAT HE HAS A FISHING COMMITMENT FOR THIS WEEKEND AND HE THINKS AT THIS TIME THAT IF THE JURY DOES NOT ARRIVE AT ITS DECISION AT THE CLOSE OF BUSINESS TODAY, HE MAY LOCK THEM UP FOR THE WEEKEND.

END AND ACK PLS

WA RPP

FBI WASH DC

BH WCR

FBI BIRMGHAM

TUDISC

CC-MR. ROSEN - HI, L

${\it 1emorandum}$

Mr. Belmons TO

May 7, 1965 DATE:

1 - Mr. Mohr

FROM

1 - Mr. DeLoach l - Mr. Belmont

SUBJECT:

11

EUGENE THOMAS, ET AL; VIOLA LIUZZO, ET AL - VICTIMS l - Mr. Rosen 1 - Mr. Malley

CIVIL RIGHTS - ELECTION LAWS

l - Mr. McGowan

l - Mr. Hines

of the Mobile Office advised at 6:07 p. m. . Washington time, that the jury had returned and stated that they had been unable to reach any agreement. The jury returned at 6:05 p.m., Washington time. A mistrial was declared by the Judge.

Information was received that the jurors stood 10 for conviction and 2 for acquittal. This reportedly was the vote of the jurors from the beginning of their deliberations up until the end.

ACTION:

The Mobile Office has been instructed to discreetly check the names of the jurors through the office files and to furnish any information concerning the jurors particularly with reference to the individual jurors who may have questioned the witnesses. Mobile was also instructed to furnish any further details or plans of the prosecution for a new trial.

MAY 10 1965

Wed 5-5-65

Dear Mr. Hoover;

At 8:55 this A.M. I heard a news broadcast on station WJMI) (FM).

Referring to the Luizzo slaying, the announcer mentioned the F.B.I. "informer" in the case.

It seems to me that a man who risks his life for his country is deserving of a better reference than this, so, I called the F. B. I. to inquire. Was nicely turned away. It didn't surprise me as I realize your bureau rarely discusses the status of it's personnel.

It seems that every group or individual interested in America and freedom, receives a "title" always negative, by the press and news casters. One thinks of the term "rebels" applied to the Communists in the Congo who murdered our people and the other term "mercenaries" for their opponents. Surely all the defenders were not "mercenaries."

Keep up your wonderful efforts to maintain our freedom.

God bless you.

Que her How Cit 8.55 this A.m. l have a news broadcust on station WJM) (FM). Referring to the hugge slaying, the announces mentioned the FBI imprimer in the case It seems to me that a mon who risks his lyi for his country is deserving of a better reference than this, so, I called the F.B.I To riquine Was nicely turned away It didn't singin me as treatize for buran rarely discuss the status of IT's personal.

I't seems that every group or individual interested in Guer End parson, recione a title" always negative, by the press End newscarters. One Thinks of the ten news " Copplied to the communister in the Congrator murdend any people and the other term "nereamones" for their opposents. Sundy GED The defending were not mureineries ! tee, cy your wonderfue efforts to maintain our fuelow. He blue you

Miles boc

Dear

Your letter of May 5th has been received, and I want to thank you for your kind sentiments and generous comments concerning my administration of the FBI. It is hoped that our future endeavors continue to meet with your approval.

It was good of you to write and give me your observations. In view of your interest, I am enclosing some material which I trust will be helpful.

Sincerely yours

Enclosures (3)
U. S. News & World Report 12/21/64
"Our Heritage of Greatness"
The FBI's Role in the Field of Civil Rights

NOTE: Correspondent cannot be identified in Bufiles.

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MAEL ROOM TELETYPE UNIT

STATE FOR STATE OF THE STATE OF

The House Stone

n'Aladan

Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

Mr. Telson Mr. Belmont Mr. Mohr Mr. DeLooch

Mr. Carper._ Mr. Callahan

Mr.

FBI MOBILE

955 PM CST URGENT

5/6/65

VFF

TO DIRECTOR

FROM MOBILE /44-1245

EUGENE THOMAS ET AL; VIOLA LIUZZO DASH VIC CR.

REMOTEL TODAY.

JURY IN INSTANT CASE DELIBERATED UNTIL EIGHT PM CST WHEN KOREMAN ADVISED COURT THAT A DECISION DID NOT APPEAR POSSIBLE WITH THE SHORT PERIOD OF TIME. JUDGE ORDERED THE JURY BE TAKEN TO MONTGOMERY ALA AND FED AND MAINTAINED THERE UNTIL TOMMORROW MORNING NINE AM., AT WHICH TIME HE BELIEVED THE FOOD AND REST WOULD HELP THEM REACH A DECISION EARLY TOMMORROW.

END

EX 105

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FBI WASH DC

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REC: 34

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WESTERN UNION

BIAGOS 943A EDT MAY 5 65 (39)SYB013 SY RHBO10 PD 4 EXTRA AR ROCHESTER NY 5 918A EDT J EDGAR HOOVER

DIRECTOR FBI THE JUSTICE BEPT WASHDC PLEASE ADVISE UNDER WHAT LAW UNDER COVER MEN LIKE ROVE IN SELMA CASE ARE HIRED BY YOUR DEPARTMENT. HOW LONG HAVE YOU HAD SUCH; TYPE AGENTS OPERATING AND HOW MANY ARE THERE. IN WHAT AREAS OF THE COUNTRY ARE THEY OPERATING AND IN WHAT TYPES OF ACTIVITY MAY 11 1965 IN ADDITION TO KLAN WORK

A VERNON CRUDP MANAGING EDITOR TIMES UNION ROCHESTE

Honorable A. Vernon Croop Managing Editor Rochester Times-Union Rochester 14, New York

Dear Mr. Croop:

Your telegram of May 5, 1965, has been received.

With regard to your inquiries, the development of good informants is an important function of the FEI in handling its responsibilities in the criminal and subversive fields. As in the case of Mr. Cary T. Rowe, informants have made tremendous contributions to our work, not only providing valuable assistance in the solution of cases, but often furnishing tips which allow us to take preventive action.

While many informants voluntarily help through a sense of public duty, we do pay them for their efforts on occasion. Under no circumstances, however, are they considered employees of the FBL at his considered.

I regret that I am unable to furnish you data concerning the numbers of informants who are assisting the FBI or the areas of the country in which they are operating. There is enclosed a copy of the FBI Annual Report for the 1964 fiscal year which contains, on page 5, information relating to informants which I trust will be of assistance to you.

Eincerely yours

NOTE: See M. A. Jones to DeLoach Memo, dated 5-6-65, captioned, "A. Vernon Croop, Managing Editor, Rochester Times-Union, Rochester, Dew York." Address obtained from files.

Encloser

V How to m

1 - Buffelo - Enclosure 1 - Mr. Sullivan (sent with cover memo)
1 - Mr. DeLoach (sent with cover memo)

MAYM? ROSen (sent with cover memo)

ELR: 101:(9) Elle am

AY - 6 1965

CHECKNAL FILED IN

ds

UNITED STATES GOVERNMENT

Memoranaum

Conrad

1 - Mr. Conrad

1 - Office, Room 7133

DATE: 5/7/65

l - Mr. Williams

FROM R. H. Jevons

SUBJECT:

TO

EUGENE THOMAS, ET AL.; VIOLA GREGG LIUZZO, AKA.; LEROY JEROME MOTON, VICTIMS: CR - EL

The purpose of this memorandum is to advise that SA Marion E. Williams testified in Hayneville, Alabama, on May 5, and May 6, 1965, as to his examinations of evidence in this case and to identify the items of evidence introduced during his testimony which remained in the custody of the court.

Bullet fragment from under right front seat

Q4 Mutilated bullet from inside top of car over right door

Piece of metal removed from body of car below Q14 left rear window

Q15 Piece of metal removed from left door of car

Q16 Bullet from victims body

-Q17 Bullet from rear floor mat, passenger side -

Q25 - Q30 Six cartridges from K3

Q52 One .22 caliber cartridge

Q53 - Q57 Five .38 Special cartridge cases found approximately .55 mile east of victim's

.38 Special Smith and Wesson revolver, Serial ΚЗ No. C-418827

The prosecutive action in this case will be reported by the Mobile Office.

ACTION:

For information:

44-28601

1 - Mr. Belmont

1 - Mr. Rosen

1 - Mr. McGowan

Mr. M. A. Jones, Room 4264

Callahan

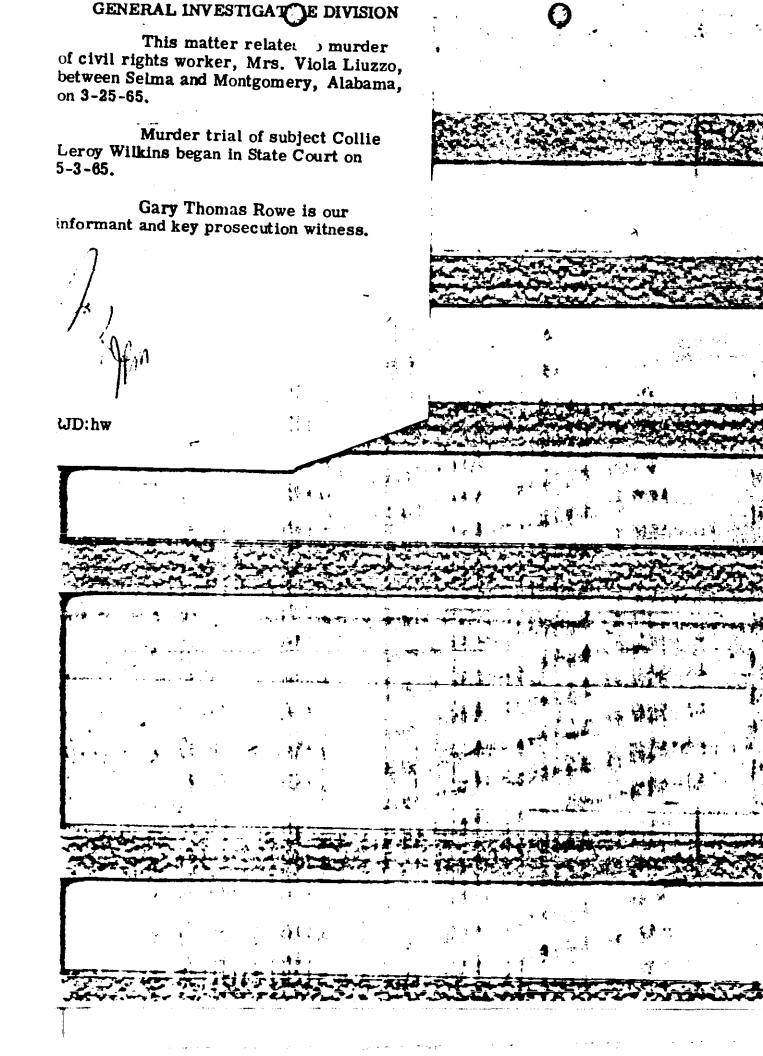
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Selliva

Tavel. Trotter

Tele. Room

UNITED STATES GO-ERNMENT MemoranaumDATE: May 8, 1965 TO Mr. Rosen l - Mr. Rosen l - Mr. Malley C. McGowan l - Mr. McGowan l - Mr. McGrath SUBJECT: EUGENE THOMAS, ET AL. l - Mr. Hines VIOLA LIUZZO, ET AL. - VICTIMS l - Mr. Dobbs CIVIL RIGHTS; ELECTION LAW Assistant Director Belmont requested SA O. L. Dobbs to determine if it was known as to which juror asked if the Bureau had examined the gun and cartridge cases used in the killing of Mrs. Viola Liuzzo for fingerprint as the Director would probably be interested in knowing if this juror was on of the two jurors who voted for acquittal. After reviewing available ticklers and newspaper articles, Inspector Joseph A. Sullivan was contacted at Selma, Alabama, who advised this information had not been obtained to date. Inspector Sullivan mentioned that it probably would not be possible to obtain information except through direct contact of one of the jurors. Mr. Belmont was advised of the above information. Mr. Belmont advised that the juror should not be contacted to obtain this information. Inspector Bullivan was advised of Mr. Belmont's comments, but was requested to immediately furnish this information to the Bureau should it come to his attention through other sources. ACTION For information OLD:imt 3 30 MAY 1011965



FBI MOBILE

MAY 5 1965

TANIFOR & INCATIONS SE.

635 PM CST URGENT

5/5/65

TO DIRECTOR AND BIRMINGHAM

FROM MOBILE /44-1245/

ME Gown

Mr. Callabor

Tela. Room_ Miss Holmes Miss Gandy_

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装款线车

EUGENE THOMAS, ET AL. VIOLA GREGG LIUZZO. ET AL- VICTIMES

GR-EL.

4 3

REMOTEL THIS DATE, SUMMARIZING MORNING PROCEEDINGS IN TRAIL

DURING THE AFTERNOON SESSION OF THE TRIAL THE STATE COMPLETED
THE PRESENTATION OF ITS CASE, ALTHOUGH IT DID, NOT REST. ALABAMA

HIGHWAY PATROLMAN HAGOOD, BIRMINGHAM AGENTS GETTINGS, LAHEY, SHANAHAN, MOBILE AGENT ARCHIBALD L. RILEY, AND LABORATORY EXAMINER MARIAN

WILLIAMS ALL TESTIFIED.

IN CAPTIONED MATTER AT HAYNEVILLE, ALA.

FOLLOWING DIRECT EXAMINATION OF LABORATORY EXAMINER WILLIAMS.

DEFENSE COUNSEL MURPHY SPENT CONSIDERABLE TIME ON CROSS-EXAMINATION.

FOLLOWING RECESSING OF THE PROCEEDINGS FOR THE DAY. THE PRESS

ASKED MURPHY WHY HE SPENT SO MUCH TIME CROSS -EXAMINING WILLIAMS.

MURPHY STATED THAT THE PRESS HAD NOTED THAT WILLIAMS COULD NOT

MAKE THE SAME EXAMINATION ON THE WITNESS STAND THAT HE MADE IN THE

END PAGE ONEEX 110 REC 99

4 MAY 11 1965

56 MAY 191965

MR. BELLIGHT FOR THE PRINTER

PAGE TWO

END PAGEE TWO-

LABORATORY IN WASHINGTON. HE INDICATED THAT HE REGARDED THIS AS A CRITICAL ISSUE. HE STAP THAT CONSIDERABLE PRESSURE WAS PLACED ON THIS CASE IN SEEKING A CONVICTION. BY LYNDON BAINES JOHNSON. AND THIS MIGHT BE THE REASON WHY THE SAME EXAMINATION COULD NOT BE DONE ON THE WITNESS STAND AS WAS DONE IN THE LABORATORY.

MURPHY WAS ASKED WHAT TYPE OF DEFENSE HE PROPOSED TO MAKE.

HE INFERRED THAT HE WOULD ASK FOR DISMISSAL UPON COMPLETION OF

STATES CASE, AND DID NOT SPECIFY BEYOND THIS AS TO THE

DEFENSE PLANS.

ROBERT SHELTON, IMPERIAL WIZARD OF THE UKA, WAS ASKED WHAT TYPE OF DEFENSE WOULD BE MADE AND HE INFORMED THE PRESS THAT THE DEFENSE WOULD SHOW WHAT TYPE OF PERSON ROWE WAS, AND THAT HE HAD AN ARREST RECORD FOR CARRYING AUTOMATIC WEAPONS.

THE FOLLOWING IS A LIST OF KKK MEMBERS WHO WERE OBSERVED IN ATTENDANCE DURING THE PROCEEDINS ON THIS DATE; ROBERT SHELTON, ROBERT M. CREEL, MELVIN SEXTON, CHARLES C. KELLEY, CURTHIS DOLES, RALPH ROTON, ALL BELIEVED TO BE FROM BIRMINGHAM AREA, AND LORENZO BENDER OF DOTHAN, ALA., WHO WAS FORMERLY A KLANSMAN IN LOWNDES CO., ALA.

PAGE THREE

NATIONAL STATES RIGHTS FARTY

THE FOLLOWING MEMBERS OF THE NSRP WERE OBSERVED IN ATTENDENCE ON THIS DATE; DR. EDWARD R. FIELDS, FNU GENTRY, ROBERT J. VICKERSON, RALPH D. SIXTON, ALL FROM BIRMINGHAM AREA.

THE DATA CONCERNING THE AUTOMATIC WEAPON REFERRED TO BY
SHELTON CONCERNS AN ARREST OF ROWE WITH OTHER KLANSMEN IN CONNECTION
WITH A-CR DEMONSTRATION IN MONTGOMERY, ALA. BIRMINGHAM IS
BEING REQUESTED TO CHECK THIS MATTER TO ASCERTAIN WHETHER THERE
IS ANY PERTINENT REBUTTAL DATA WHICH MAY BE CALLED TO THE ATTTENTION
OF THE CIRCUIT SOLICITOR. -P.

END.

WA . SML

FBI WASH DC

BH GR

FBI BIRMSHAM

CO-MR. ROSEN

Memorandum

Mr. Belmont(\(\) "?

5/6/65

Rosen

1 - Mr. DeLoach

1 - Mr. Belmont

level

Tele. Ro

1 - Mr. Rosen

1 - Mr. Malley 1 - Mr. McGowan

1 - Mr. Hines

SUBJECT:

EUGENE THOMAS, ET AL. VIOLA'-LIUZZO, ET AL - VICTIMS CIVIL RIGHTS

Inspector Joseph Sullivan has advised that the defense rested its case at 11:30 a.m. Alabama time (1:30 p.m. Washington time) today. The defense called only six witnesses. Closing arguments and the charge to the jury are scheduled to be given this

afternoon.

Robert Shelton, Robert Thomas and Eugene Reeves and Mildred Thomas were called as witnesses by the defense. These four all testified that they were present with Attorney Matt Murphy when the Bureau's informant, Gary Thomas Rowe, Jr., made the statement to Murphy that he had been offered a farm in Minnesota by FBI Agents. It should be noted that Rowe had stated yesterday on the stand that the idea of the farm was concocted by Attorney Murphy.

Mildred Thomas was also asked if Rowe had not made the statement to her that he was a card-carrying member of the Communist Party. The prosecutor objected and the objection was lupheld.

Lorence Frederick testified for the defense that the defendant, Collie LeRoy Wilkins, as well as Rowe, Thomas and Eaton, 🦠 were in her restaurant before 10:00 p.m. on the night of March 25, 1965, the night of the killing. On cross examination she admitted that she had not clocked the individuals into the restaurant and that it could have been after 10:00 p.m. when she saw them in her place. PEG- 41

Another witness called by the defense was a Mr. Powell. He was asked if Rowe, the Bureau informant, had assaulted him. The prosecutor objected to this and the objection was upheld25 MAY 11 1965

This is being closely followed and inspector Sullivan. advise us of further developments in the trial.

CLM:mpd (7

Mat 12 1965

Date: 5/6/65

smit	the following in	(Type in plaintext or code)	
	AIRTEL	AIRMAIL	
		(Priority)	
		· · · · · · · · · · · · · · · · · · ·	
	TO:	DIRECTOR, FBI	A .
	FROM:	SAC, MOBILE (44±1245)(P)	المراال بر
	SUBJECT:	EUGENE THOMAS, ET AL; MRS. VIOLA GREGO LIUZZO, aka, ET AL - VICTIMS	FAR
		CR - EL	
		Enclosed herewith for the Bureau are two	anning of
	in the ed	e appearing in the <u>Choctaw Advocate</u> , Butlition dated 5/6/65, entitled, "Liuzzo Defat Bladon Springs Klan Rally, One on Tri	er, Ala., endants
	Springs	Also enclosed for the Bureau is one copy graphs taken at the Klan rally at State Ala., 5/1/65. Enclosed for the Birmingha py each of the two photographs.	ark, Blado
•			A STATE OF THE STA
			The Country of
		Ficture number one appears from left to r	ri est
	MATT H. I	URPHY, JR., who is defending the three su	bjects in
	and Klan	o case, WILLIAM EATON, LEROY WILKINS, EUG Grand Dragon ROBERT CREEL. Picture numbe	er two is a
	_ photograp	h of MATT H. MURPHY and ROBERT CREEL who	are standi
,	4 - Mobil	C	13101-
	· (1 -	44-1245) 10 157-190) MAY 1 157-190, SF7)	0 1965
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A	RGR:gjl: (9)	0,10	
``\	Spec	Sent M Per ial Agent in Charge	•

in the foreground in the picture. The Mobile Office is forwarding to the Bureau and Birmingham Poloroid copies of these photographs and at a later date will forward to the Bureau and Birmingham 8" x 10" copies of these photographs which will be the exact dimensions of the photographs furnished to the Mobile Office by

The Birmingham Office is requested to examine photograph number two which is a picture of MURPHY and CREKL in their Klan robes and attempt to identify the individual wearing glasses and a dark suit appearing directly behind MURPHY.

Liuzzo defendanis appear at Bladon Springs Klan rally;

one on trial now

For most of the estimated 200 who attended last Saturday night's fally of the Ku Klux Klanthe appearance of the three defendants in the Liuzzo slaying case came as quite a surprise. The three, Leroy Wilkins, Ir., 21 William Eaton, 41, and Eugene Thomas, 42, appeared at the falle in the company of Alabama Grand Dragon Robert Creel and Klan atterney Matt H. Murphy, Jr.

Wilkins, youngest of the trio, is on trial today at Hayneville, Alabama. He is charged with the morder of Mr. Viola Liuzzo, a white civil rights worker who was slain on the night of Marel 25 near Lowndesboro as she drove with a young Negro between Selma and Montgomery. His trial, presently in its fourth day, is expected to end by tomorrow. Eaton and Thomas are expected to be 4ried in the fall.

Klin Grand Dreg in Creek are sented the group at the rally at Plad in Sorings and a ked those attending, "do these men look like murderers?" Their appears ance at the rally followed a talk to their attorney, Matt Murphy, Murphy, attired in a bettiand red robe, was the first specker of the evening. His talk dealt primarily with the Klan's opposition to the Federal Reserve System, international finance and

the "Zionist Jew." Murphy lashed out at the government's practice of pumping financial aid into countries that are hostile to this nation. Several times he mentioned an unbelievable sum of 84 billion dollars that he said was given to a small European country hardly larger than Choctaw County. He also remarked at the wealth this country, would enjoy if a similar amount were spent here.

While Murphy's talk was interesting, it was left up to Grand Dragon Creel to comment on what most of those in attendance had apparently come to hear. Creel, wearing an emerald-green robe which he later removed, talked primarily on the civil rights question and the Klan's opposition to the integration of the races. He commented on the frecent trouble at Selma and claimed that the Rev. Reeb's body was cremated because it was "rotten with cancer and syphilis," Reeb died at a Birmingham hospital after he was beaten during racial incidents at Selma.

Creel also attacked the proposed free textbook program, backed by Gov. George Wallace. He said that this was one thing he and the Klan differ with Gov. Wallace on. Creel, who said that he didn't want his three children going to school with a bunch of "runny nosed niggers," said that he would buy his children's hooks and urged that others be allowed to do the same. (Indicate page, name of newspaper, city and state.)

Page 1A Choctaw Advocate Butler, Alabama

Date: 5/6/65

Editions

Author:

Editor:

| TRIG: Eugene Thomas; Et | Al; Viola Gregg

Liuzzo, Et Al - Vics.

Character: CR

or MO 44-1245

Classifications

Submitting Office:

" Mobile

[X] Heing investigated

ENCLOSURE

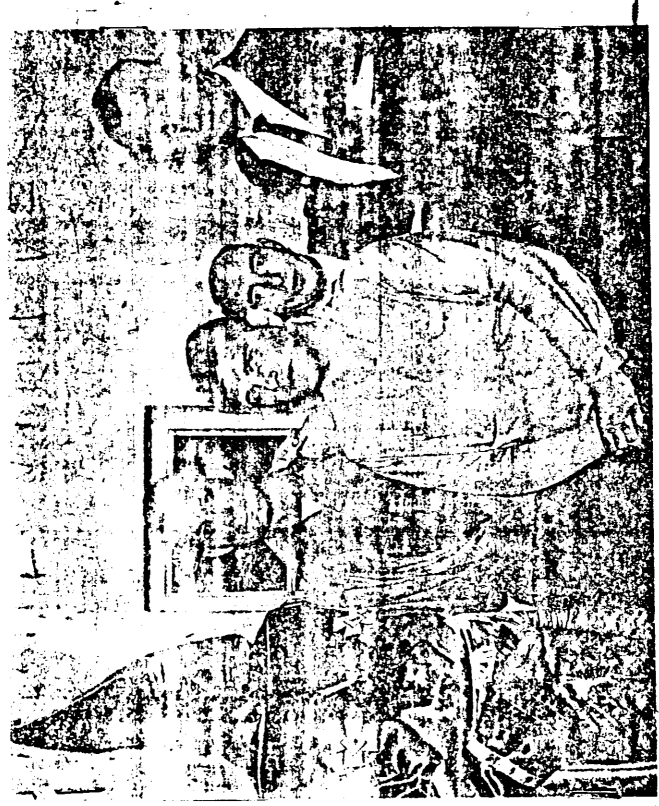
The Grand Dragon went on to say that it was the aim of the Klan to place men in every phase of government in an effort to restore constitutional government. He urged that everyone make an effort to support only those men who adhered to these principles. He charged that all of our present politicians are courting the black vote and don't really care about the working white man. He also charged that most businessmen are complying with the provisions of the Civil Rights Act too readly. He said that businessmen are not concerned with the man in the street as long as they keep on making money. "They have got theirs," he said, "and all they care about is getting richer." He

said that the Klan would not stand for this. "If they want nigger business," he said, "that's what we'll give them."

Following talks by Creel and Murphy those attending the rally were invited to join the Klan. Creel urged that both men and women who were willing to stand up for the Klan's beliefs were welcome to join. Many of those in attendance did fill out membership applications. In asking for members, Creel stressed that those looking for an opportunity to night-ride on a white horse were at the wrong place. He said hat violence was not the aim of the Klan.

An estimated 200 persons were on hand at the Bladon Springs State Park when the rally began at 8:00 p.m. Considering the fact that it was a Saturday night, and fairly cold too, Klansmen were pleased with the turnost. Most of those attending were residents of the southern portion of Choctaw County. Some, including the organizers of the rally, were from Clarke County. Few, other than the editor of The Advocate, made the trip from Butler to Bladon Springs.

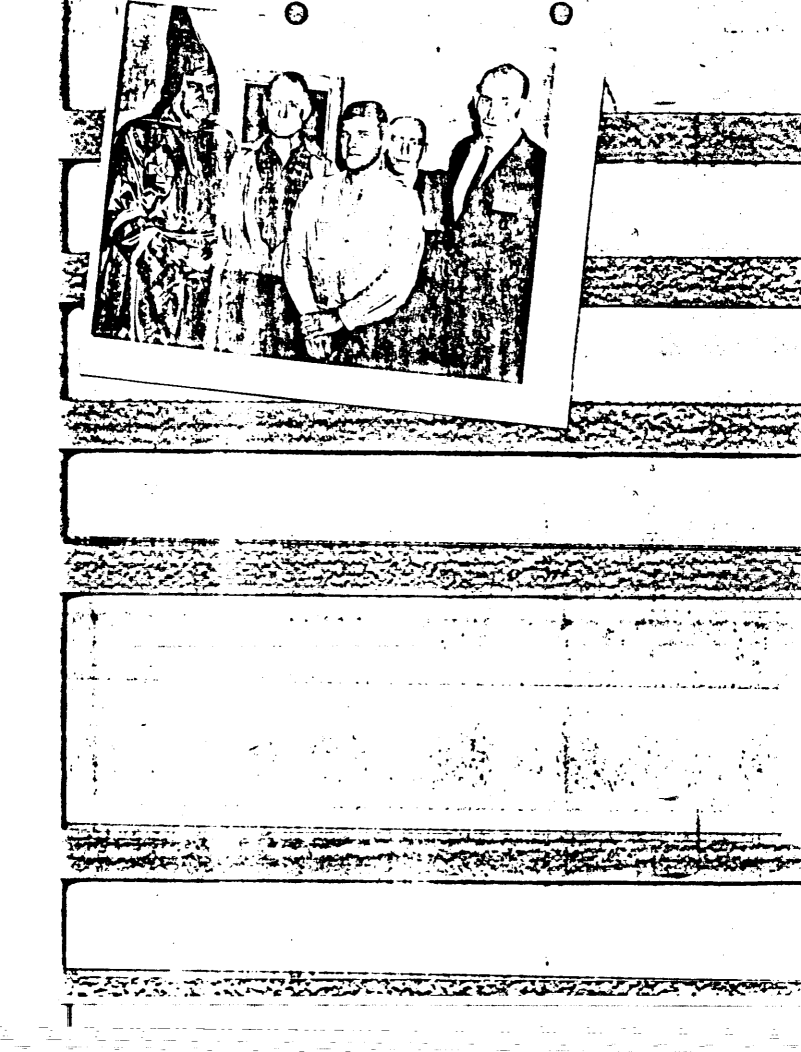
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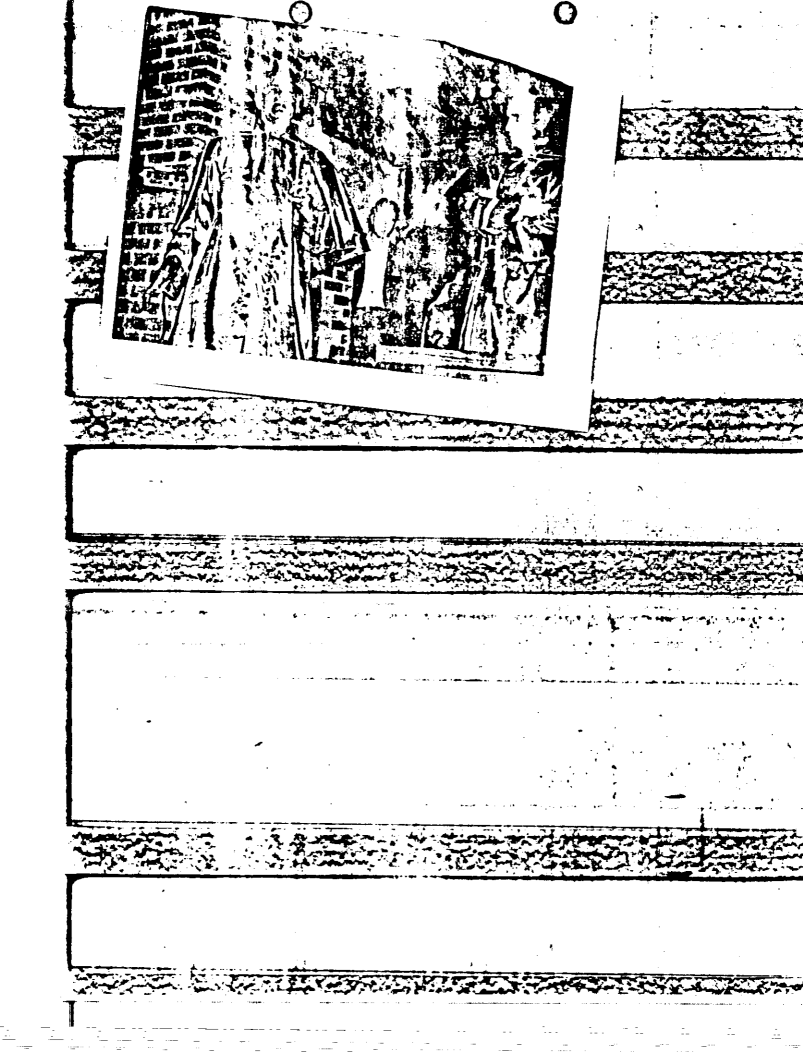


ENCLOSURE _

DO THESE MEN LOOK LIKE MURDERERS? That was the question liam Eaten, Leroy Wilkins and Eugene Thom posed by Kian Grand Dragon Robert Creel, right, as he and Kian presently on trial at Hayneville, Alabama. He attorney Matt H. Murphy, Jr., left, presented the three defendants slaying of Mrs. Viola Liuzza, civil rights werk in the Liuzza slaying case. The three, shown in the middle, are Wil- Teamster official.

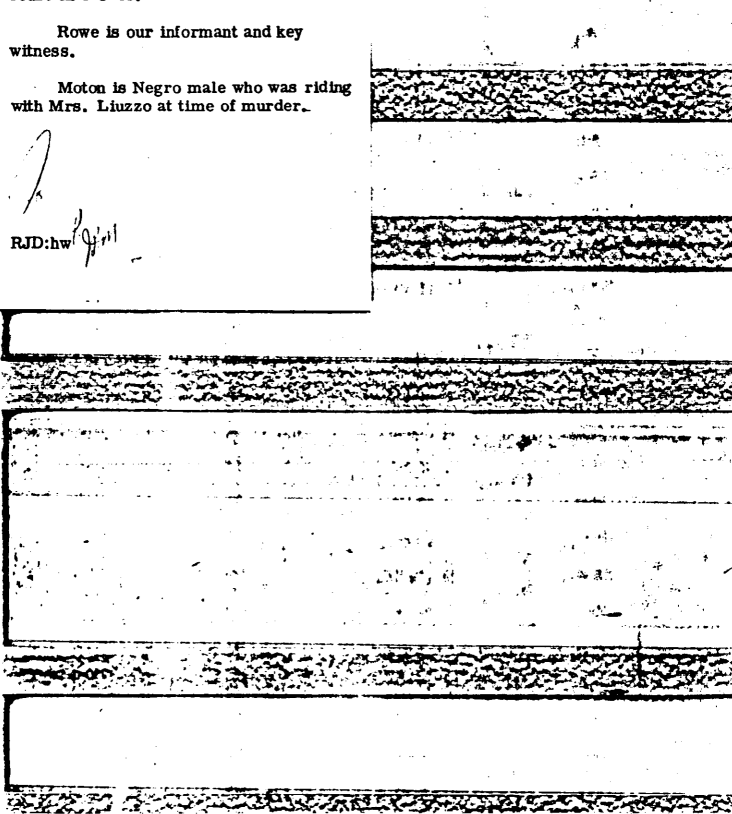
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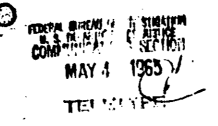




May 5, 196 DIVISION

This matter concerns the murder of civil rights worker, Mrs. Viola Liuzzo, between Selma and Montgomery, Alabama, on 3-25-65. Trial of subject Collie Leroy Wilkins on murder charge began in State court on 5-3-65.





FBI MOBILE

628 PM CST URGENT TO DIRECTOR AND BIRMINGHAM

FROM MOBILE /44-1245/

EUGENE THOMAS. ET AL. VIOLA GREGO LIUZZO-VICTIM ET AL. Cial Bigha

5/4/65

Dection Laws

REMOTEL THIS DATE, SUMMARIZING TRIAL IN THE CAPTIONED MATTER AT HAYNEVILLE. ALA.

DURING THE AFTERNOON OF MAY FOUR. INSTANT. LEROY JEROME-MOTON TESTIFIED AS TO THE LIUZZO KILLING, DR. PAUL SHOFFEITT TESTIFIED CONCERNING THE AUTOPSY HE PERFORMED. AND THE DIRECT EXAMINATION OF GARY THOMAS ROWE WAS COMPLETED. CROSS EXAMINATION OF ROWE SCHEDULED FOR OPENING OF COURT, NINE AM, MAY FIVE EX-116 NEXT.

NO INCIDENTS WERE OBSERVED IN THE TRIAL OR ELSEWHERE. Mint or A Highway Kill DEFENSE SERVED A SUBPOENA ON COL. AL LINGO, AHP, TO PRODECE THE LIUZZO CAR AND ITS CONTENTS. THESE ITEMS HAVE BEEN BROUGHT TO... HAYNEVILLE AND LOCKED UP AS EVIDENCE.

THE THEME OF DEFENSE COUNSEL MATT MURPHY-S CROSS EXAMINATIO

MR. BELMOUT

PAGE TWO

OF WITNESSES CONCENTRATED ON AN INQUIRY AS TO WHY THE FBI DID SO MUCH INVESTIGATION IN A STATE CASE. PENDING

END

VA OMS

FBI WASH DC

BH ADVISED P

GENERAL INVESTIGATIVE DIVISION This matter relates to murder of civil rights worker, Mrs. Viola Liuzzo, between Selma and Montgomery, Alabama, on 3-25-65. Trial of subject Collie Leroy Wilkins on murder charge began in State Court at Hayneville, Alabama, on 5-3-65. Gary Thomas Rowe is our informant and key prosecution witness.

1

FBI WASH DC

FBI MOBILE

736 PM CST / 5/7/65 URGENT CCM

TO DIRECTOR

FROM MOBILE (44-1245)

EUGENE THOMAS, ET AL. MRS. VIOLA LIUZZO, IT AL - VICTIMS.

GR. Et.

Seellen Leng

REMYTELS INSTANT CONCERNING TRIAL IN CAPTIONED MATTER AT HAYNEVILLE, ALA.

AT FOUR ZERO FIVE P.M., TODAY, JUDGE T. WERTH THAGGARD
DECLARED A MISTRIAL IN INSTANT MATTER. HE HAD CALLED THE JURY
IN FROM ITS DELIBERATIONS AT FOUR P.M., AND QUESTIONED THE JURY
FOREMAN AS TO THE POSSIBILITY OF REACHING A DECISION. THE
FOREMAN STATED IT STOOD THE SAME AS IT HAD RIGHT AFTER THEY
STARTED DELIBERATIONS AT THREE FORTY P.M., MAY FIVE, LAST.
THE JUDGE OBTAINED PERMISSION FROM ALL ATTORNEYS INVOLVED TO
QUESTION THE FOREMAN AS TO THE STATUS. THE CONSENT WAS GIVEN
AND THE FOREMAN STATED THE VOTE WAS TEN TO TWO IN FAVOR OF
CONVICTION. HE SAID IT WAS HIS OPINION THAT NONE OF THOSE
ON EITHER SIDE WOULD CHANGE. THE JUDGE ASKED JURY COLLECTIVELY
IF IT WAS THEIR OPINION AND ALL NORTHERN THEADS. HE
THEN THANKED THEM FOR THEIR SERVICE AND DECLARED A WISTRIAL.

11 MAY 12 1965

END PAGE ONE

MR. BELMONT FOR THE DIRECTOR

ARTHUR GAMBLE, JR., BOTH ADVISED THEY WERE HEARTENED BY TEN TO
TWO IN FAVOR OF CONVICTION AND IN VIEW OF GRAND JURY SEEING FIT
TO INDICT SUBJECT AND PRESENT TRIAL ENDING IN TEN TO TWO MISTRIAL,
THEY SAID THEY HAD EVERY INTENTION OF PRESENTING THE CASE FOR
TRIAL, BUT NO DATE COULD BE SET AT THIS TIME.

JUDGE T. WERTH THAGGARD RECESSED WITHOUT SETTING ANY DATE FOR CONTINUANCE OR NEW TRIALS.

OUTSIDE THE COURTROOM DEFENSE ATTORNEY MATT MURPHY HELD
AN IMPROMPTU CONFERENCE FOR NEWSMEN AND TV CAMERAS AND ADVISED
HE WELCOMED OPPORTUNITY TO RETURN TO FIGHT THIS CASE AND HE
HAD BUILT HIS CASE THIS TIME ON CROSS EXAMINATION AND HAD DONE
A GOOD JOB, BUT WOULD RETURN NEXT TIME AND BLOW STATE'S CASE,
OUT OF THE WATER. HE UNLOOSED A TIRADE AGAINST FEDERAL
INTERVENTION AND THE QUOTE NIGGERS UNQUOTE AND JEWS AND LIBERAL
LEFT WING GROUPS.

JOE ZELLNER, ASSOCIATED PRESS, MONTGOMERY, ALA., INTERVIEWED JURORS DAN LEE AND BILLY R. CHEATHAN FOLLOWING TRIAL. THESE MEN ADVISED THEY HAD VOTED AGAINST CONVICTION. CHEATHAN STATED

END PAGE TWO

BEFORE GOD AND BROKE HIS OATH UNQUOTE. CHEATHAN'S COMMENT IN THIS REGARD REFERS TO ROWE'S OATH AS A KLANSMAN. 7.

LEE STATED QUOTE ME AND HIM (REFERRING TO CHEATHAM) ARE PRETTY WELL ON THE SAME SIDE UNQUOTE:

BOTH OF THESE MEN DENIED THEY WERE MEMBERS OF THE KU: KLUX KLAN. LEE STATED HE WAS MEMBER OF WHITE CITIZENS COUNCIL AND CHEATHAM STATED HE WAS FORMER MEMBER.

DEFENDANT WITH WILKINS, CHEATHAM STATED QUOTE VERY MUCH SO

THE FOLLOWING ARE THE NAMES OF THE TWELVE JURORS: GEORGE SPIVEY, HUGH M. TUBERVILLE, DAN LEE, ROY O. LOFTIN, CLIFFORD MC MURPHEE, E. L. HOLLINGSHEAD, T. R. HOLLINGSHEAD, W. F. AUTREY, EDMUND SALLEE, BILLY R. CHEATHAM, C. H. ROGERS, ROBERT B. SMITH.

ABOVE NAMES WERE CHECKED THROUGH MOBILE INDICES, AND
NO SECURITY REFERENCES WERE LOCATED. THIS INCLUDES THE KKK, AND
NSRP: IT IS NOTED THE JURY PANEL LIST FROM WHICH THESE TWELVE
WERE CHOSEN INCLUDED ONE W. C. AUTREY, JR., A COUNTY EMPLOYEE.

END PAGE THREE

FROM BRAGGS, ALA., SAME TOWN FROM WHICH W. F. AUTREY, WHO DID
SERVE ON THE JURY, IS FROM. MOBILE HAS NO REFERENCE TO A W. C.
AUTREY, JR., BUT DOES HAVE A REFERENCE TO W. COLVIN AUTREY, WHO WAS A MEMBER OF KLAVERN THIRTY-TWO, U. S. KLANS, FT. DEROSIT, ALA., AS OF MAY TWENTY-SEVEN, NINETEEN FIFTY-SEVEN. THE FILES REFLECT THAT AUTREY IS DECEASED. MOBILE FILES DO NOT REFLECT WHETHER OR NOT W. COLVIN AUTREY IS ANY RELATION TO W. F. AUTREY, WHO SERVED ON JURY. P.

END CORR -- PAGE 4, LINE 1, WORD 5 SHOULD BE TOWN?

END

WA OMS

FBI WASH DC

TU - DISC

The name of the juror who asked questions re fingerprints on the gun is not known. The one the gun acted as expokastnam.

CC-UR POSCO

Date:	5.	-5-	65

		Date: 5-5-65	
Tra	nsmit the follow	ring in(Type in plain text or code)	
	*		
Viạ	AIRTEL	AIR MAIL - RECISTERED	
		(Priority)	
	TO:	DIRECTOR, FBI (44-28601)	
	FROM: - []	SAC, BIRMINGHAM (44-1236)	
		IOMAS; ET AL; IZZO, aka; ET AL - VICTIMS	(1985) (1985) (1985) (1986)
3,00	4		
12	who reside	On 5-5-65 Mr. WILLIAM BRADFORD HUIE, well-known es at Hartselle, Alabama, contacted me and made k	nown 🕺
	above cap	e to contact GARY THOMAS ROWE, Bureau informant in tioned matter, in order to write articles covering tivities, possibly for Readers Digest and Look Ma	ig 🖟 🏚
	Mr. HUIE a	also stated he would be interested in writing a b ROWE's activities and might even possibly be int	ook erested
	in discus	sing with ROWE the possibility of a movie version	of his
1	•	Mr. HUIE pointed out that he has just completed	work on
	a book en	titled "Three Lives for Mississippi," which deals	with
ŀ	the three	Civil Rights workers murdered in Mississippi las	t summer.
ŀ	he has al	this book is due for early release? He explaine ways been "proFBI" and that he could assure us th	at A
	anything 1	he wrote pertaining to ROWE's activities would be	
İ	favorable	to the FBI. HUIE also stated that in his opinion	n the
ł	used by 1	s an improper and distasteful image regarding inf aw enforcement agencies and that he would welcome	ormants :
ŀ		ty of using ROWE's activities to try to change th	
ŀ	public's	attitude generally regarding informants used in 1	aw
	enforceme		ROWE
	(3-Bureau	- RM 9/1 A Jones la De Forest Piccours 6	101-3
		(info.) - RM 5-11-65 000	-
	2-Birming EJI:rlg	ham REC 32 S MAY	1965
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	A	en al de la companya	- •

Special Agent in Charge

well for his collaboration in connection with articles or a book and would be willing to pay ROWE's expenses to meet him in order to discuss the matter.

Mr. HUIE stated that he will be leaving Alabama on 5-7-65 and will be in New York for 3 or 4 days at the New Yestern Hotel. He will then be in Chicago for 3 or 4 days at the Ambassador East Hotel. He then plans to spend approximately one week in Los Angeles at the Belair Hotel. He stated following his visit to Los Angeles he will return to Hartselle, Alabama, and remain there for the summer.

I advised Mr. HUIE that his interest in collaborating with ROWE in the preparation of articles and possibly a book would be made known to the Bureau and if there is any interest in his proposition that we would be in contact with him at a later date.

This matter has not been mentioned to GARY THOMAS AS ROWE, and no further action is being taken by the Birmingham Office regarding HUIE's request pending advice from the Bureau.

alital

To: GAC, fan I : and secREG- 32

From: Director, IDI (44-28601) - 3 3 1

PUGENE THOMAS, ET AL,
VIOLA LIUZZO, B'R; ET AL - VICTUS
CR - EL
RESMARCH (CHIME RECORDS)
BUDGO 5-24-65

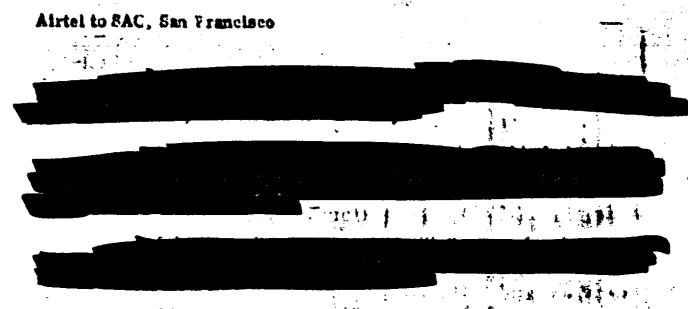
Undered are two copies of a self-explanatory airiel, dated 5-5-65, from our Plandagham Office. For your information, Rule is a free-lance writer on controversial subjects who covered the Miburn case and indulged in highly speculative writing about the fats of the three victims and those persons responsible for their deaths. On 10-20-31, he contacted the Jackson Cilice, stated he was proporting a book on the Miburn case and unsuccessfully attempted to obtain information. Rule visited the Jackson Cilice on 1-21-35 and effered several chapters of hid book, "Three Lives for Micrissippi," for review. He was advised the Furgan had no desire to review this book."

Europy dies not rian to cooperate with him in any manner whatsoever in con-

23 has been described as an "vascrupulous individual" and the

Enclosures (3)

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firmingham, upon receiving information concerning contact with Rowe will then contact Huie and craily advise him that this matter has been brought to Mr. Howe's attention. Firmingham, after contacting Huie, will immediately advise the Bureau under above caption.

-SAC, Mobile (44-1245)

5/10/65

Director, FBI (44-28601)

EUGENE THOMAS, ET AL.; VIOLA GREGG LIUZZO, AKA.; LEROY JERONY HOTON, VICTIMS: CR - KL

Reurgirtel 4/28/65, forwarding four rolls of 35 mm black and white film with contact sheets and four color prints and a roll of 35 mm color negatives.

The four rolls of black and white film with contact sheets marked HFC-1, HFC-2, JNA-41 and JNA-42 and the color negatives and four prints marked JKA-C7 are being returned herewith.

For your information, the following specimens identified by Laboratory number were introduced as evidence during the course of the trial in Hayneville, Alabamo, between May 3 and May 6, 1965, and are 💉 presently in the custody of that court: 12.23

> Q1 Sullet fragment from under right front seat Q4 Mutilated bullet from inside top of car over right door Piece of motal removed from body of car below

> left rear window

Q15 Piece of metal removed from left door of car

Q16 Bullet from victim's body

Bullet from rear floor mat, passenger wide Q17 Q25 - Q30 Six cortridges from E3 .

One .22 caliber cartridge **Q52**

Q53 - Q57 Five .38 Special cartridge cases found approximately .55 mile east of victim's

.33 Special Smith and Wesson revolver, Serial No. C-418327

COMM-FBI In the event of subsequent trials, these specimens will be essential to the successful prosecution of the case DeLogch REC 37 Enclosures

X3

MAILED 30

MAY 1 1 1965

$\dot{M}emorandum$

TO

DIRECTOR, FBI (44-28601)

DATE: 5/11/65

ATTENTION: GENERAL INVESTIGATIVE DIVISION

FROM

SAC. TAMPA (44-313)

SUBJECT:

EUGENÉ THOMAS, ET AL;

VIOLA LIUZZO, ET AL - VICTIMS

CR - EL

Enclosed for the information of the Bureau are newspaper clippings concerning captioned matter, which are described as follows:

"Klan Seeks to Disprove FBI Testimony," 5/5/65 issue, Clearwater Sun, Clearwater, Florida;

"Attorneys Link KKK Nember's Gun to Fatal Shooting," 5/6/65 issue, Clearwater Sun, Clearwater, Florida;

"Alabama Jury Weighs Fate of Klansman," 5/7/65 issue, St. Petersburg Times, St. Petersburg, Florida;

"Jury Deadlocked in Rights Murder; Mistrial Declared," 5/8/65, St. Petersburg Times, St. Petersburg, Florida;

"Shadow on the South," editorial, Tampa Tribune, -5/11/65.

2 - Burcau (Encs. 5 ENCLOSURE 1 - Tampa ACL: jn

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12 MAY 12 1965

KOTA

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Editorials

Shadow on the South

T WAS bound to come. After I the failure of an Alabama jury to convict a young Ku Kluxer of the civil rights murder of Mrs. Viola Liuzzo of Detroit, Dr. Martin: Luther King asserted a new Federal law is needed. It should provide that in civil rights cases in the South the government could obtain a change of venue to some place where a fairer trial could be had-"such as Washington, D.C."

Any such law would conflict both with American tradition and the Sixth Amendment, which as-"by an impartial jury of the State " and District wherein the crime, shall have been committed. . . ."

But the pressure for some procedure to move civil rights trials out of the South will increase if Southern juries seem incapable of the South. It represents a small viewing evidence except through? area of darkness. Unhappily, when the distorted lenses of racial bigotry.

The mistrial in the case of Collie Wilkins, Jr., 21, caused by the refusal of two jurous to vote for : conviction, was appalling. The jury had eyewitness testimony, from an FBI informant who was present in the car with Wilkins and two other Klansmen when the shots were fired at Mrs. Liuzzo on the Selma-Montgomery highway. Bullets recovered from the murder scene were shown to have come from a pistol found in the home of one of those riding with Wilkins. The accused killer did not testify in denial of the prosecution's evidence. All in all, it was as strong a case as the law could hope to obtain.

But the two jurors, both former members of the White Citizens Council, chose to disregard this

evidence. One explained that he couldn't believe the FBI informant, Gary Rowe, because Rowe admittedly had violated his Klan oath not to divulge its secrets to any outsider.

To this juror, loyalty to the violent, lawless Klan was more important than respect for the laws of the state and nation - even where wanton murder was in-. volved.

The sacredness of the Klan oath was heavily emphasized by the defense lawyer, himself a sures the accused the right to trial. Kluxer, in a disgraceful argument deriding as "white niggers" anyone involved in integration movements.

> The state of mind typified by the two holdout jurors and the defense attorney is diminishing in it frustrates justice, as it has done too often in Alabama, Georgia and Mississippi, it is so magnified as to cast a shadow upon an entire

Many Southerners are angered and embarrassed by the actions of the ignorant and vicious in their midst. Last Sunday, after some 900 Kluxers paraded at Anniston, Alabama, with Wilkins and two others indicted in the Liuzzo murder marching as honored members, community voices at Anniston were raised in protest. Spokesmen for ministers, business and civic groups deplored the Klan demonstration; the Anniston Star editorially criticized it.

It behooves other Southerners who place justice above race, and law above tradition, to proceed by word and deed to help lift the shadow on the South.

newspaper, city and state.)

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4b The Tampa Tri Tampa, Florid
Sector 5/11/65 Edition: Author: Editor:James A. Clen
Characters or Classifications Submitting Offices Tainpa
Language TSUDS

licing investigated

KLANSMAN SET FREE

Jury Deadlocked In Rights Murder; Mistrial Declared

HAYNEVILLE - Twelve white Alabama jurors were unable to reach a verdict yesterday in the murder trial of Ku Klux Klansman Collie Leroy Wilkins and Judge T. Werth Thagard de-

clared a mistrial.

The jury was deadlocked with ten favoring conviction and two wanting an acquittal.

Both hold-out jurous said their votes were partly affected by the fact that the state's key witness broke a Klan oath when he informed on Wilkins to the FBL

WILEINS could be tried again for the murder of Viola Liuzzo, a civil rights worker from Detroit, but Circuit Solicitor Arthur E. Gamble said he had not decided whether to seek another trial in this tiny Deep South

Jury foreman Clifford McMurphy, after ten hours of deliberation Thursday and yesterday, told the judge that the jurors were hopelessly deadlocked.

Later, jurors explained that the ten-to-two ballot was to convict Wilkins of manslaughter. which carries a maximum penalty of ten years imprisonment. The jury early ruled out a conviction of first-degree murder, which calls for a possible death infe**nce.**



<u>Def</u>endant Wilkins: Another Trial Possible

(Indicate page, same of newspaper, city and state.)

La St. Petersburg Ti St. Petersburg.Fl

Date: 5/8/65 Editions

Authori

Editor: Courtland Ander

Tampa

Title:

Characters

Classifications

Submitting Office:

Heing Investigated

AT ONE POINT, McMurphy said the jury was split eight-tofour for a conviction on manslaughter.

Wilkins, the 2i-year-old Klansman from Fairfield, Ala., would say nothing but "no comment" to reporters after the verdict.

The two jurous favoring acquittal later were identified as Billy R. Cheatham, a bookkeeper and White Citizens Council member, and Dan Lee, a mechanic who formerly belonged to that segregationist organization.

ASKED WHY he opposed a guilty verdict, Chratham referred to the testimony of Gary Thomas Rowe, the FBI informer who infiltrated the Klan and who was in the alleged murder car on March 25.

"I didn't accept his testimony — not when he swore before God and broke his (Klan) oath." Cheatham said. Lee was asked if the oath-breaking affected his opinion of the evidence. "I would say it had some bearing on the case," he replied.

McMurphy said that there was no sectional or racial reason for the decision. "It was just different set of eyes looking at the same evidence," the pipe-smoking, slow-talking farmer said.

SEVERAL jurors expressed the opinion that if Rowe had been under indictment along with the three bona fide Klansmen, the verdict would have been for conviction.

One of the jurors, U. M. Turberville, a farmer, said "This is the worst-hell I have ever been through, I think every juror looked into his conscience and to his God and did the very best he could. You couldn't pin the decision on one thing."

SEVERAL JURORS said that the racist speech with which. Murphy concluded his defense. Thursday did not appeal to them.

"I don't believe he did his

case any good with that speech," McMurphy told newsmen. "Personally, be didn't earlich himself with me."

In his fiery, shouted final argument to the jury, Murphy said:

"I'm proud to be a white man and I stand for white supremacy, not for black supremacy. When white people join up with them (Negroes), they become white niggers . . . God didn't intend us to mix with the black race. I don't care what Lyndon Baines Johnson says."

CIRCUIT Solicitor Gamble, a prosecutor as tall as Murphy but trimmer, spoke of the integrationist motive that brought Mrs. Liuzzo south and declared in his summation:

"I don't agree with it. It's repugnant to me. But she had a

right to be here without being shot down in the middle of the night. This was a cold-blooded middle-of-the-night killing."

AFTER THE judge declared the mistrial, Murphy held a press conference at the foot of a Confederate statue outside the courthouse.

"I'll say this to you, I did a good job," said Murphy, the bombastic defense attorney who is the imperial klonsel of the United Klans of America, Inc., Knights of the Ku Klux Klan.

"I tried the case on my art of cross-examination, but next time a full-scale hearing will be laid on the line. I'll blow that government case out of the water."

IF THE state seeks another trial, it would be held in September, when the next term of court begins. The prosecution also must decide whether to try Eugene Thomas and W. O. Eaton, two Bessemer, Ala., Klansmen who were indicted with Wilkins.

The care against Wilking was the strongest of the three because Rowe, the FBI informer, testified he saw him lean from the car and fire two shots directly at Mrs. Liuzzo as she drove with a young Negro along the Selma-Montgomery Highway.

Assistant State Attorney General Joe Gantt said he was confident of a conviction at the next trial.

"I think maybe this vote will wake up a few people and show them that there is a slight case of murder involved here," Gantt said.

GANTT SAID the state attorney general's office in Montgomery headed by Richmond Flowers would continue its investigation of the Klan.

"We are going to try to put the Klan out of business," Gantt said. "And we have some pretty startling facts already."

Robert Shelton, imperial wizard of the Klan, was asked if the Klan would try to seek revenge on Rowe.

"I wouldn't think we'd have to," Shelton replied, "A man like that will destroy himself."

THE SAME THE TAX BELLEVILLE OF THE PROPERTY OF

Alabama Jury **Weighs Fate** Of Klansman

HAYNEVILLE, Ala. (UPI) -The jury hearing the first-degree murder trial of Collie Leroy Wilkins Jr., charged with the slaying of Detroit civil rights worker Mrs. Viola Liuzzo, retired last night at 9 EST without reaching a verdict. The jury had been deliberating for more than four hours.

The case of 21-year-old Collie Leroy Wilkins Jr. went to the jury at 3:40 p.m. CST (4:40 p.m. EST) after four days of dramatic testimony.

THE JURY CAUSED a flurry of excitement when it returned to the courtroom one hour and 15 minutes later to ask whether Klan. He said he was with Wilit was limited to any special kins and two other Klansmen sentence under a first-degree the night Mrs. Liuzzo was shot murder charge.

ment.

The jury then returned to the jury room to continue delibera-

DEFENSE ATTY. Matt H. Murphy spent one hour and seven minutes in final arguments before the jury pleading for the freedom of Wilkins.

Murphy spent much of his time denouncing Gary Thomas Rowe, the FBI informant who Gamble said: testified he saw Wilkins lean from a speeding car and fire not kill." It doesn't say who, the shots that killed Mrs. Linz-what, where or when." zo, 38-year-old mother of five

Rowe allegedly infiltrated the death penalty.



death or life.

as she and a Negro, Leroy Mo-Second Circuit Judge T. Werth ton, 21, drove along a dark Traggerd explained the two pen-stretch of Alabama highway the alties for first-degree murder night of March 25, a few hours were death and life imprison. after the Selma-to-Montgomery civil rights march ended.

> REFERRING TO Rowe, Murphy asked the jury:

"What kind of man is he? Is he a white man or is he a white nigger ?"

PROSECUTOR Arthur Gamble Jr. andled the main procecution a gument.

Speaking in a calm voice,

"The Bible says Thou shalt

Gamble did not ask for the

indicate page, name of . newspaper, city and state.)

v
la St. Petersburg T
Date: 5/7/65 Edition: Author: Editor:Courtland Anders Title:
Characters or Classification: Submitting Office: Tallipa
Being Investigated



WEAPON TRACED IN CIVIL RIGHTS STATING

Attorneys Link KKK Member's

Gun To Fatal Shooting

State attorneys have linked Ku marchers back to Selma. No I William to march to Selma. No I HAYNEVILLE, Ala. (AP)

a 38-caliber revolver to Wilkins, ble. and Marion Williams, an FBI weapons expert, identified it Wednesday as the gun which killed Viola Liuzzo, 39, mother of five.

Solicitor Arthur E. Gamble Jr., when Mrs. Liuzzo was killed. said he had "a few more questions" to ask Williams today before the state rested its case. nation of prosecution witnesses the course his defense ma

FBI informer Gary Thomas Rowa Jr.

take. He also has shown a revol

ver which he said he took from

Murphy has not said how he will connect the pistol to the ruse. His only comment was, "I took it away from Rowe before he killed someone and blamed it on us.

The klan attorney has sought, to portray Rowe, the state's star witness, as a troublemaker hoping to collect a rich reward from the federal government if he could "help break the back of the klan."

Three Face Trial

Wilkins, 21, a self-employed automobile mechanic at Fair-'field, Ala., near Birmingham, is the first of three KKK members brought to trial for the staying of the Detroit housewife.

Mrs. Liuzzo, the wife of a Teamsters Union official, was shot to death near Lowndesboro the night of March 25 after taking part in the civil rights march from Selma to Montarm-

wilkins Jr. with the weapon an expert says was used in the slaying of a Michigan mother taking part in civil rights dem
Indicted with Wilkins — were Eugene challenge, Williams told him:

Thomas, 42, an employe of U.S. "Mr. Murphy, I have made taking part in civil rights demWilliam Orville Eaton, also of bever seen two guns make the onstrations. Indicted with Wilkins - and Bessemer, who at 41 is a retired same marking. An earlier witness had traced steel worker with heart trought this exchange:

Recaliber revolver to Wilkins.

Tells Of Shooting

klan at the FBI's request to get swer. information, told the 12-man In cross examining Rowe, the jury that he was in the car with defense attorney asked repeat-

He said Wilkins used Thomas' revolver to fire two shots at almost point blank range as their this way: Matt H. Murphy Jr., the car pulled alongside her automobile in a high speed chase indicated through cross examiand emptied his gun at the car as they pulled away.

Williams, who works at the FBI laboratory at Washington, testified that a bullet found lodged at the base of the Detroit

woman's brain was fired from march in syear: Thomas' gun, Pistol Traced

Another agent told the juri that the gun used in the labora lory test came from Thomas ing? home, and still another said a gun permit found on Thomas was issued for the same pistol.

Williams first testified that three bullets found in the car were determined by laboratory tests to have come from the gun which Rowe had said Thomas handed to young Wilkins just before the shooting.

Gamble, the prosecutor, wanted to pin it down still closer. So the questioning of the FBI agent went like this:

Q. Based on your experience, is it your opinion that the bullet found in the head of Mrs. Liuzzo was fired from that pistol?

A. Yes sir. The defense attorney refused In accept ballistics tests as valid but the FBI witness assured

No Two Alike When the lawyer pursued the

Q. You never make a mis-take?

Rowe, who said he joined the A. That question has no an

The chief prosecutor, Circuit Wilkins, Thomas and Eaton edly whether the witness him-olicitor Arthur E. Gamble Jr., when Mrs. Liuzzo was killed. Self had threatened to "kill some niggers."

That line of questioning went

Q. Before going to Tuscaloosa (shortly before the University of Alabama integration in June, 1963) you made the statement that you were going to kill some niggers. Is that true?

A. No sir. That is untrue. Then, on to the civil rights

Q. Did you make the state ment in Montgomery to a man at a filling station that you didn't drive that far for noth-

Question Unanswered

That question went unanswered because the state's objection was upheld by the court. Murphy protested, "This shows his (Rowe's) tendency toward violence and trouble making.

Then in another part of the cross examination:

Q. On the way to Selma, didn't you say continually that you hadn't come all that way for nothing, that you were going to cause some niggers some trouble?

A. No sir, Very definitely not. It was Wilkins who said that.

Murphy became so enraged that the court took a five-minute recess when Rowe accused the attorney of teiling him to put out a story that the FBI had offered him land in Minnesota to cooperate with them when the

(Indicate page, name of newspaper, city and state.)

2a Clearwater Sun Clearwater, Fla.

5/6/65 Dates Editions Author: Rex Thomas: Editor James L. Beards1

Characters

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Submitting Office: Tampa

Deing Investigated

Q. I'll ask you if you didn't tell me that the FBI offered to give you 500 acres of land, a farm in Minnesota and pay you a sufficient amount to run the farm the rest of your natural life if you would cooperate and help break the back of the klan?

A. No sir. You told me to put that story out. That's how it got out

After Murphy had regained his composure following the re-cess he asked the question. again.

Deales Payoff

The witness, a one time client

for the kian attorney, replied:
"You asked me if they offered no large sums of money and I told you no. I told you the agent told me I could say anything I wanted to. They couldn't care less. The agent told me I could say I was offered 500 acres of land or apple trees; he couldn't care less. You came back and said, 'Well, goorl.' You said make it 550 acres and \$160,000, I believe."

ATTORNEY CALLS UNDERCOVER AGENT A "LIAR"

Klan Seeks To Disprove

A Ku Klux Klan attorney prom- unemployed, told the 12-man ised today to disprove an FBI jury he saw young Wilkins, on undercover agent's story which named a young Klansman as him, fire two shots into Mrs.

the killer of a white civil rights of U.S. 30 near Lowndesborg. worker.

The heavily guarded FBI in-former, Gary Thomas Rowe, a Klan member, was called back to the witness stand to face intensive cross-examination by defense attorney Matt H. Murphy Jr. who had called him a liar.

Rowe, escorted to and from the courtroom by federal agents, testified in state court Tuesday that Collie Leroy Wilk-

ins Jr., 21, fired two pistol shots at close range into the car in which Viola Liuzzo was slain the night of March 25.

Wilkins, a heavy-set, crew-cut auto mechanic from Fairfield, Ala., near Birmingham, is the first of three Klansmen brought; to trial on first-degree murdes indictments.

Attorney Makes Promise After Rowe left the stand. Murphy, the Klan attorney representing Wilkins, commented

ingrily to newsmen that Rowe had "told a G- d- lie and I'll prove it tomorrow."

Mrs. Liuzzo, 39, the mother of five and the wife of a teamsters linion official, was shot to death vhile shuttling other marchers sick to Selma following the civd rights march to Montgomery n which she, too, had taken wirt. A young Negro riding in the front seat with her assumed

Rowe, a husky former Birm-

HAYNEVILLE, Ala. (AP) - | lingham barroom operator, now the back seat of a car beside Liuzzo's car on a lonely stretch

> Two Others Indicted a Driving the Klansmen's car as it pulled alongside the Liuzzo, automobile, the witness said, was Eugene Thomas, 42, of Bessemer. Seated next to Thomas was William Orville Eaton, 41, also of Bessemer. Thomas and Eaton also are under murder. indictment and awaiting trial; 🔭

Eaton also opened fire with a 22-caliber pistol, Rowe said. But a state toxicologist, Dr. Paul Shoffeitt, who removed the death bullet from the victim's brain, had testified it was a ... 38 caliber slug which killed her.

Rowe said he had been a paid undercover agent for the FBI for five years. He and his colleagues first noticed Mrs. Liuzzo and her Negro companion, he said, while waiting at a traffic light in Selma and followed their car for some 25 miles before finally overtaking it.

At the traffic light, the witness said, Wilkins looked at the automobile parked alongside and remarked, "Look there, baby brother. I'H be damned. Then, Rowe continued, "Gene Thomas spoke up and said, 'Lot's get 'em'."

Wouldn't Turn Back

They tried several times to pull alongside Mrs. Liuzzo's car, llowe went on, but each time suncthing intervened. Once they spotted a highway patrol car, 'Another time it was a crowd of Negroes standing near the highway. Later, it was on-Comme traffic.

The witness said he-biod coneral times to get his companions to turn back to Selma but that Thomas insisted, "We're going to take 'em. We're not going to give up."

When the time came, Rowe continued, "Gene Thornas got out his pistol and handed it to Wilkins. As we got directly even with the car, Wilkins said, 'Give it some gas'. We speeded up a little bit.

Two Shots Fired "Wilkins held his arm but the

vindow, elbow length. Just as he got even with the front window of the other car, the lady turned and looked directly at us. As she looked, Wilkins fired two shots.

"Thomas" said, 'Men, shoot the hell out of them'." Rowe said he also had a pidlol but did not fire it.

As they pulled ahead, Rowe said he noticed Mrs. Liuzzo's car still traveling in a straight line and told his colleagues it seemed the shots may have missed. But, he added, "Wilkins spoke up and said, 'Baby broth-er, I don't miss. That so-and-so is deader than hell'."

After returning to Bessemer later in the night, Rowe said they went to a place known as Lorene's and, after talking with a woman inside, Thomas assured the other men, "I've got الطفاع هجيون

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8a Clearwater Sun Clearwater. F1

Date: 5/5/65

Edition: Author

Editor: James L. Title:

Characters

Classification:

Submitting Office: Tampa

Being investigated



INFORMER UNDER HEAVY GUARD — TESTIFIES—Gary Thomas Rowe Jr. (foreground), walks between two FBI agents on his way to court room in Hayneville, Ala., yesterday where he testified he saw Klassman Collie Wilkins Jr. shoot white civil rights worker Mrs. Viola Luizzo as she transported Negroes during Salma to Mentgomery march. Wilkins is on trial for the murder of Mrs. Luizzo.